FEDERAL BUREAU OF INVESTIGATION FREEDOM OF INFORMATION/PRIVACY ACTS SECTION

SUBJECT: LEANDER PEREZ





FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

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	were made pursuant to the exe or release to you.	mptions indicated b	pelow with no segregable material
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DECEMBER 5, 1955 DECEMBER SIX AND YOU WILL BE ADVISED. FEDERAL BUREAU OF HAVESTIGATION
U. S. DEPARTMENT OF JUSTICE COMMUNICATIONS SECTION DEC Parsocs

Mr. Boardman Mr. Belmont. FEDERAL BUREAU OF INVESTIGATION Mr. Mason. U. S. DEPARTMENT OF JUSTICE Mr. Mohr. **COMMUNICATIONS SECTION** Mr. Parsons. Mr. Tape DEC 5 1955 Mr. Holloman Miss Gandy. 7-01 PM CST FBI, NEW ORLEANS 12-5-55 DIRECTOR, FBI URGENT LEANDER PEREZ, UNKNOWN VICTIM, CR. COMPLAINANT, WHO PERSONALLY APPEARED IN THE OFFICE AT THE DIRECTION OF USA BLUE, USA GEORGE R. BLUE ADVISED WHEN REFERRING COMPLAINANT TO OFFICE THAT HE DESIRES THAT COMPLETE INVESTIGATION OF THIS MATTER BE MADE AND INDICATED IF FACTS COULD BE ESTABLISHED, HE WILL DEFINITELY CONSIDER PROSECUTION. INVESTIGATION WILL END PAGE ONE RECORDED - 87 Mr. Rosen EX-126 50 DEC 9 1955

PAGE TWO UNICE Advised to Conteary By Bureau

BE INSTITUTED UACB. BUREAU-S ATTENTION IS DIRECTED TO

PAGE FIVE OF THE REPORT OF SA IN THE CASE DTC

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- VICTIM, CR, IN CHICK

ALSO

REPORTED THIS OR SIMILAR INCIDENT.

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TU DIS

INVESTIGATIVE DIVISION

Assistant Attorney General Warren Olney III

December 7, 1955

Director, FBI

LEANDER PEREZ UNKNOWN VICTIM CIVIL RIGHTS

This will confirm a conversation between Messrs. A. B. Caldwell, Chief, Civil Rights Section, Criminal Division, and Henry Putzel, Jr., attorney, Civil Rights Section, Criminal Division, and a representative of this Bureau on December 6, 1955.

Our New Orleans, Louisiana, Office has advised that

According to United States Attorney Blue.

United States Attorney Blue advised a Special Agent of the New Orleans Office that he desired that a complete investigation of this matter be made and indicated that if facts could be established he would definitely consider prosecution.

Massrs. Caldwell and Putsel, after being furnished the above information, instructed that the

Tolson Boardman Nichols Belmont Harbo . Mobr _ Parsons Rosen. Sizoo **Winterrowd** Tele. Room Holloman rds DEC 13195

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Memorandum to Assistant Attorney General Varren Clusy III

investigation requested by United States Attorney Blue should be conducted. Our New Orleans Office has been advised accordingly and upon the receipt of a report a copy of same will be forwarded to you.

In connection with this matter your attention is directed to the case entitled to the case en



Note: New Orleans advised by teletype 12-6-55 to conduct the investigation requested by USA Blue and the Department.

DECEMBER 6, 1955

SAC, NEW ORLEANS

LEANDER PEREZ; UNKNOWN VICTIM, CIVIL RIGHTS. REURTAL ECEMBER
FIVE, LAST. DEPARTMENT ADVISED INVESTIGATION REQUESTED BY USA
BLUE SHOULD BE CONDUCTED. IMMEDIATELY CONFER WITH USA AND
DETERMINE EXTENT OF INVESTIGATION DESIRED INCLUDING SPECIFIC
INDIVIDUALS TO BE INTERVIEWED. INVESTIGATION TO BE INSTITUTED
IMMEDIATELY AND GIVEN PREFERRED AND CONTINUOUS ATTENTION. ALL
PERSONS INTERVIEWED ARE TO BE ADVISED INVESTIGATION BEING CONDUCTED
AT SPECIFIC REQUEST OF ASSISTANT ATTORNEY GENERAL WARREN OLNEY III,
CRIMINAL DIVISION, DEPARTMENT OF JUSTICE, AND USA. ADVISE BUREAU
IN DETAIL RESULTS OF INTERVIEW WITH USA AND SUBMIT ESTIMATE OF DATE
WHEN INVESTIGATION CAN BE COMPLETED AND REPORT SUBMITTED.

HOOVER

(3) b7C

NOTE: By teletype 12/5/55 New Orleans advised

67D

Sizoo Winterrowd

USA desired complete investigation. Facts presented to A. B. Caldwell, Chief, Civil Rights Section, Criminal Division and Henry Putzel, attorney, Civil Rights Section, on 12/4/55, who instructed that investigation requested by USA should be conducted. A memorandum confirming the conversation with Messrs. Caldwell and

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DEC 6 1955 22

TELETYPE

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INITIALED DIRECTOR'S OFFICE

Tele. Room - Holloman - 426

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	Mr. Tolson Mr. Nichols	
FEDERAL BUREAU OF INVESTIGATION	Mr. Boardman	-
UNITED STATES DEPARTMENT OF JUSTICE	Mr. Mason Mr. Mason	/
***	Parsons Losen	
12/7/55 <u>AIR-TE</u>		
ng Teletype message to:	Mr. Winterrord	
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KNOWN VICTIM	·	ð
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ReBUtel, 12/6/55.

LEANDER PEREZ, UNKNOWN VICTIM

Transmit the following Teletype messag

FBI, NEW ORLEANS

DIRECTOR, FBI

CIVIL RIGHTS

USA GEORGE R. BLUE contacted 12/6/55, advised that he desired the facts obtained regarding subject PEREZ' possible violation of the CR statute by depriving individuals of Plaquemines Parish, and particularly the people of Belle Chase, Louisiana, their rights of freedom of religion, advised that in his opinion it would be necessary to show a definite abridgementof the rights of freedom of religion and not a possibility that PEREZ as District Attorney of Plaquemines Parish was enforcing the state segregation laws as they applied to white. and colored people in the schools.

He suggested that of New Orleans by contacted. USA BLUE again contacted this date, and the facts discussed with him. as developed from BLUE advised at this time he desired a preliminary investigation instituted to develop the full and complete facts and also requesting interview with the nuns who were involved in the incident reported in of 12/14/54. Mr. BLUE advised that if possible the names of the children involved be secured from CCEI & DEC & 1905 (5) NO 44-711 Rureseu:__ Special Agent in Charge

PAGE TWO

NO 44-711 AIR-TEL TO DIRECTOR, 12/7/55

Mr. BLUE advised that at this time he desired the investigation to be confined to a preliminary stage, and at the conclusion of the above interviews he be furnished a report in order that he might take up the entire matter with the Department of Justice.

For the information of the Bureau and the Department there is enclosed herewith two copies of letters of December 14, 1954, and April 18, 1955, and letter of April 26, 1955.

With regard to the incident referred to in

S letter of April 26, 1955, Paragraph One, Mr.

BLUE advised that he desired no inquiry conducted as this incident occurred in New Orleans and involves a discussion between PEREZ and

In view of the fact that PEREZ is an elected official no other state official is being advised of the fact that this perliminary investigation is being conducted.

UACB by 8:30 A.M., (CST), 12/9/55, be interviewed at

established and they

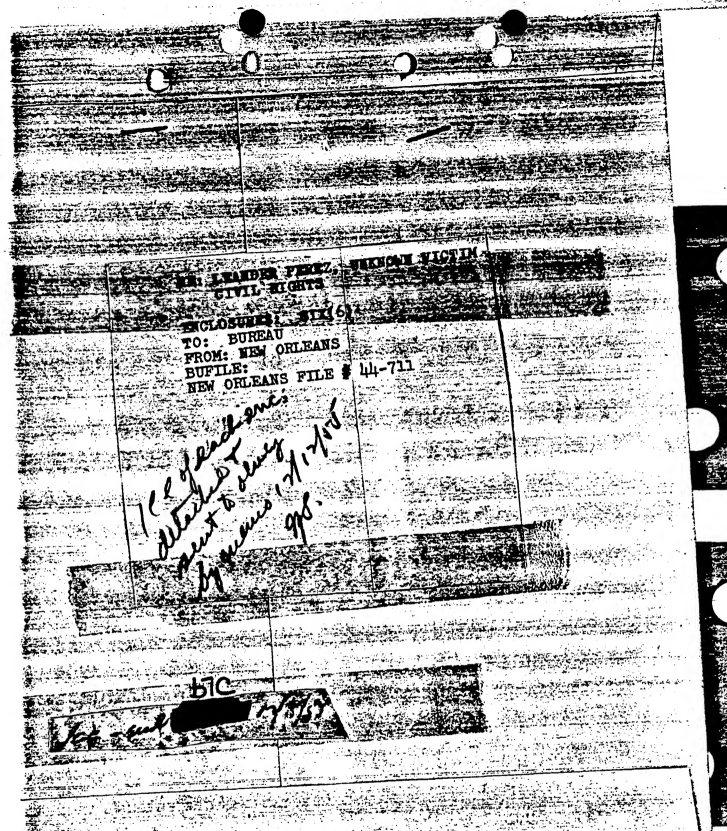
will

will be interviewed.

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ME. ROSEN

INVESTIGATIVE DIVISION



ENCLOSURE
44-9732

FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

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Information pertained only to	a third party. Your name is li	sted in the title only.
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_	rnished by another Government releasability of this information	agency(ies). You will be following our consultation
	owing reason(s):	
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December 13, 1955

Assistant Attorney General Warren Olney III

Director, FBI

UNKNOWN VICTIM CIVIL RIGHTS

Reference is made to my memorandum dated December 7, 1955.

Enclosed for your information is one Photostat each of letters dated December 14, 1954, April 18, 1955, and April 26, 1955, regarding captioned matter which were made available to our New Orleans Office by

United States Attorney George R. Blue when contacted by Special Agents of our New Orleans Office regarding the investigation to be conducted in this matter, stated that he desired the investigation to be conducted to determine whether subject Leander Perez violated the Civil Rights Statutes by depriving individuals of Plaquemines Parish, Louisiana, and Belle Chasse, Louisiana, of their rights of freedom of religion. United States Attorney Blue stated in his opinion it would be necessary to show a definite abridgement of the right of freedom of religion and not a possibility that Perez as District Attorney of Plaquemines Parish was enforcing the state segregation laws as they applied to white and colored people in the schools.

United States Attorney Blue suggested that New Orleans, Louisiana, be contacted regarding this matter. The information obtained from was discussed with United States Attorney Blue and he requested that a preliminary investigation be instituted to develop the full and complete facts from and also requested that the mins who were involved in the in his letter of December 14 incident reported by 1955, a Photostat of which is enclosed, be interviewed. United States Attorney Blue also requested that if possible, the names of the children involved in the incident reported letter be secured from

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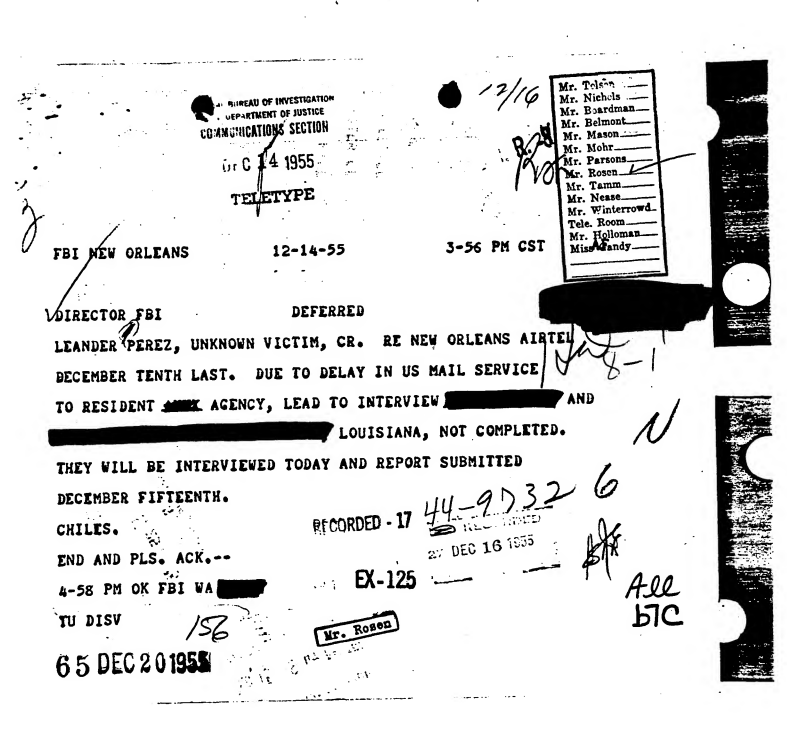
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Board man Nichols

Nemorandum to Assistant Attorney General Warren Olney III

United States Attorney Blue stated that he desired the investigation to be confined to a preliminary investigation and at the conclusion of the investigation and the submission of a report reflecting the interviews he requested, he would take up the entire matter with the Department.

Our New Orleans Office is conducting the investigation requested by United States Attorney Blue and upon the receipt of the report, a copy of same will be forwarded to you.



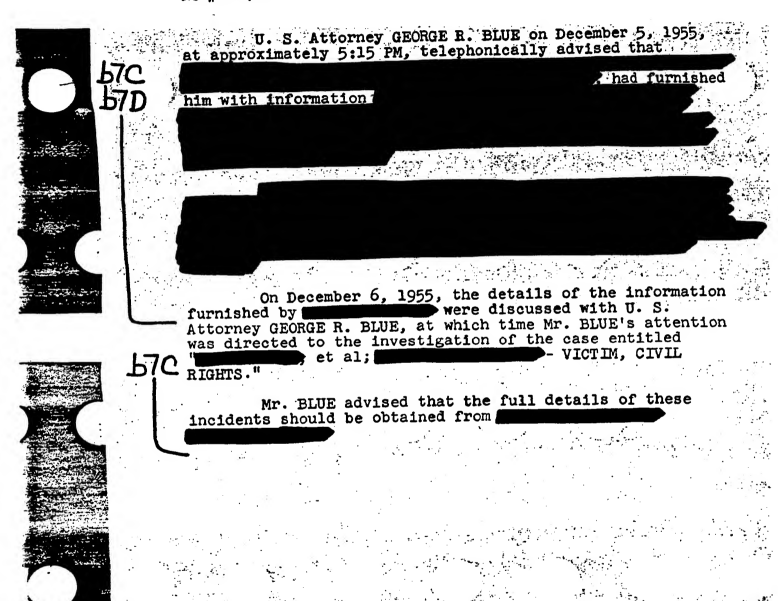
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FEDERAL BUREAU OF INVESTIGATION

Form No. 1 THIS CASE ORIGINATED AT NEW ORLEANS	4571
REPORT MADE AT DATE WHEN PERIOD FOR WHICH MADE	REPORT-MADE BY 57C
NEW ORLEANS 12-15-55 12/5,6,7,9,	- CHARACTER OF CASE
LEANDER PEREZ, SR.; - VICTIM; 57C	CIVIL RIGHTS
- VICTIM; - VICTIM; - VICTIM; - VICTIM; - VICTIM; - VICTIM;	1 87 1
SYNOPSIS OF FACTS:	\setminus_{∂}
USA desires to re	eview the report before
requesting additional investigation.	
X-P-	X / X n
DETAILS: The tatle of this case is many	
The names of the children involved in the	and nis incident are not
being carried as Victims at this time.	HSE 12 20 Blu
100 to aas Almen burn C.	12/19/15 HJE
APPROVED AND FORWARDED: MONITOR APPROVED AND FORWARDED: APPROVED AND FOR	732 - 1
2 - Bureau (AMSD)	B - 130
1 - USA, New Orleans 3 - New Orleans (44-711) 25 DEC 10	1955 11 AF
	T. T.

PROPERTY OF FBI-THIS REPORT IS LOANED TO YOU BY THE FBI, AND NEITHER IT NOR ITS CONTENTS ARE TO BE DISTRIBUTED OUTSIDE THE AGENCY TO WHICH LOANED.

NO #44-711

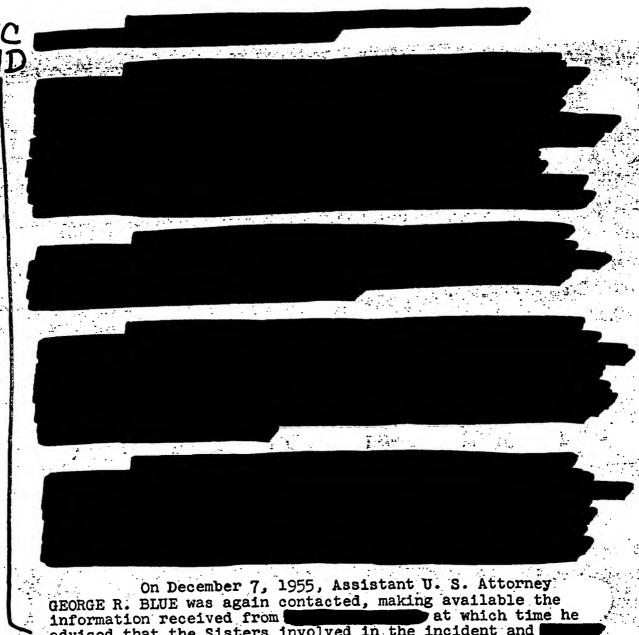


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NO #44-711



On December 7, 1955, Assistant U. S. Attorney
GEORGE R. BLUE was again contacted, making available the
information received from at which time he
advised that the Sisters involved in the incident and
should be interviewed. He advised that he did not
at this time believe that it would be necessary to interview
in view of the fact that LEANDER PEREZ
would not have any authority in the Parish of Orleans.

PLC PLD

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FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

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NO #44-711

17C On December 14, 1955, United States Attorney GEORGE R. BLUE was again contacted, at which time he

NO 44-711

advised that he desired to read and study the report to date before requesting additional investigation.



ADMINISTRATIVE

LEANDER PEREZ, SR., is a well known and prominent individual in political circles in Plaquemines Parish in the State of Louisiana. He is a State Rights advocate, and extremely active in the maintaining of the segregation movement in Plaquemines Parish.

In view of the fact that this investigation was in its preliminary stages, it was not deemed advisable to notify any State official that the investigation was being conducted, and further it was not considered advisable to verify his election as District Attorney, Plaquemines Parish.

In the event investigation is reinstituted, it is believed that the Governor of the State of Louisiana will be the proper person to notify that investigation will be conducted.

<u>LEADS</u>

NEW ORLEANS DIVISION

AT NEW ORLEANS, LOUISIANA

Will maintain contact with USA GEORGE R. BLUE for his instructions as to additional investigation desired.

REFERENCES:

New Orleans teletype to Bureau 12-5-55;

Bureau teletype to New Orleans 12-6-55;

New Orleans airtel to Bureau 12-7-55;

445 9732-4

New Orleans airtel to Bureau 12-10-55;

New Orleans teletype to Bureau 12-14-55

Airtel

December 20, 1955

PERSONAL ATTENTION

BAC, New Orleans (44-711)

1449132

LEANDER PEREZ, SR.,

A al - VICTIES

UNKNOWN VICTIMS CIVIL MIGHTS

130

Rereport of 8

dated 12/15/55

at New Orleans.

Referenced report reflects that all of the victims carried in the title of the above matter were interviewed as set forth in rereport. However, the descriptions of the victims were not included in the report. Bureau instructions are that descriptions should be obtained from subjects and victims and set forth in the details of the reports in Civil Rights matters.

You are to insure that descriptions of the victims who have been interviewed are available in your file and in the future you should be sure that Bureau instructions are complied with in this regard.

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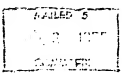
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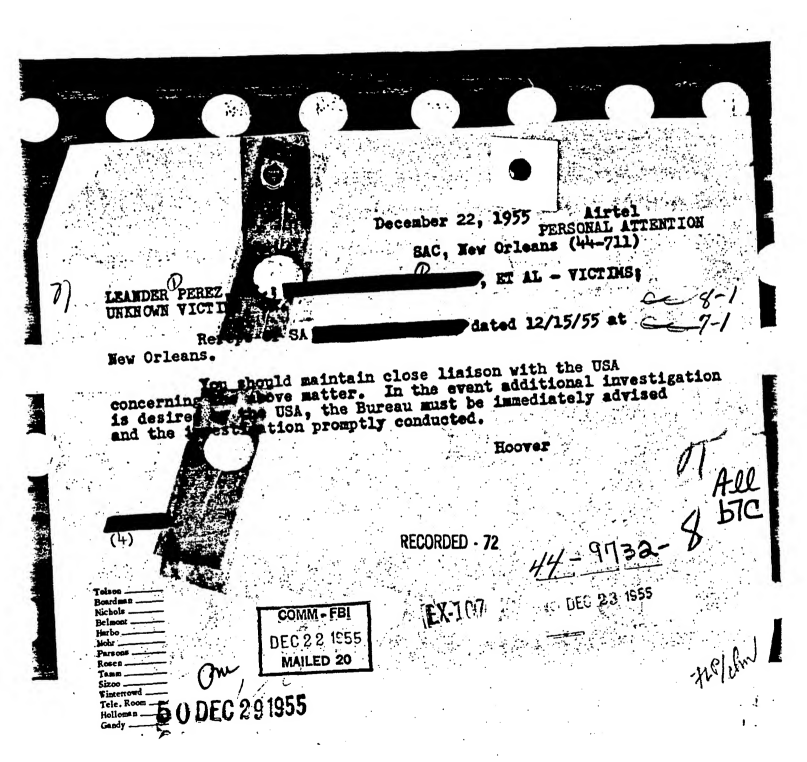
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Tinterrowd ____ Tele. Room ____ Holloman ____

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Mr. Nichols. Mr. Boardman. Mr. Belmond FEDERAL BUREAU OF INVESTIGATION Mr. Mason. Mr. Mohr., UNITED STATES DEPARTMENT OF JUSTICE Mr. Harsons Mr. Winterrowd AIR TEL Tele. Room Transmit the following/peletype message to: Mr. Holloman Miss Gendy 12/21/55 FBI NEW ORLEANS RECTOR, FBI LEANDER PEREZ. GSr.; UNKNOWN VICTIMS CIVIL RIGHTS Description of known victims being obtained for inclusion in subsequent report. Also, descriptions of any additional victims identified will be similarly included. All 57C - Bureau - New Orleans (44-711) Mr. Rosen RECOIDED - 78 44-9732 11 DEC 22 1955' EX-1017 50 DEC 291955 Approved: Per. Sent Special Agent in Charge

Mr. Tolson. Mr. Nichels. Mr. Boardman Mr. Belmont_ Mr. Mason_ Mr. Mohr. Mr. Parsons. Mr. Rosen ir. Tamm Mr. Nease "-. Winterrowd Tele. Room. Mr. Holloman 12/23/55 Miss Gandy_ DIRECTOR, PBI CIVIL RICHTS Information received today that USA GEORGE R. BLUE, EDLA, has written the department suggesting that a full investigation be conducted in the above captioned CRESS. Bureau will be promptly advised of any additional developments. CHILES . Bureau New Orl NOT RECORDED 167 DEC 30 1955 TEU SI | 0 : 1/1 :22

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EDERAL BUREAU OF INVESTIG. LION UNITED STATES DEPARTMENT OF JUSTICE

Transmit the following AIRTEL message to:

FBI, NEW ORLEAMS (44-707)

12/23/55

DIRECTOR : FBI

(ATRMATE)

ET AI

- VICTIM

LEANDER PEREZ, Sr.;

ET AT - VICTIMS

UNKNOWN VICTIMS

Information received today that USA GEORGE R. BLUE, EDLA, has written the department suggesting that a full investigation be conducted in the above captioned cases.

Bureau will be promptly advised of any additional developments.

CHILES

3 - Bureau

2 - New Orleans

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All

44-9732-

NOT RECORDED 156 JAN 3 1956

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Airtel

January 14, 1956 SAC, New Orleans

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ET ALI

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CIVIL RIGHTS

LEANDER PEREZ

RT AL - VICTIMS

CIVIL RIGHTS

Reurairtels 12/23/55. Bureau in receipt of memorandum from Department dated 1/12/56, together with copy of Department's letter to USA Blue of same date. Nemorandum instructs as follows:

In the case a full investigation as requested in Department's memorandum of Movember 16, 1955, is to be conducted including pursuit of specific leads set forth therein.

In the Perez case you are to contact the USA and conduct such investigation as he may desire.

mature and experienced Agent personnel with two Agents conducting all pertinent interviews. Report reflecting results is to reach Bureau not later than January 26, next.

In the Perez case you should contact USA immediately and determine extent of investigation desired. Advise Bureau by airtel by January 18, 1956, as to extent of investigation and date it will be completed and report sent to Bureau. Two Agents should also be present at all pertinent interviews in this case.

Bureau should be advised of pertinent developments.

All

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Herbo ____ Mohr ____ Persons _

Boardman Nichols _ Belmont _

Rosen ____ Tamm ____ Sizoo ____

Winterrowd _ Tele. Room . Holloman ___

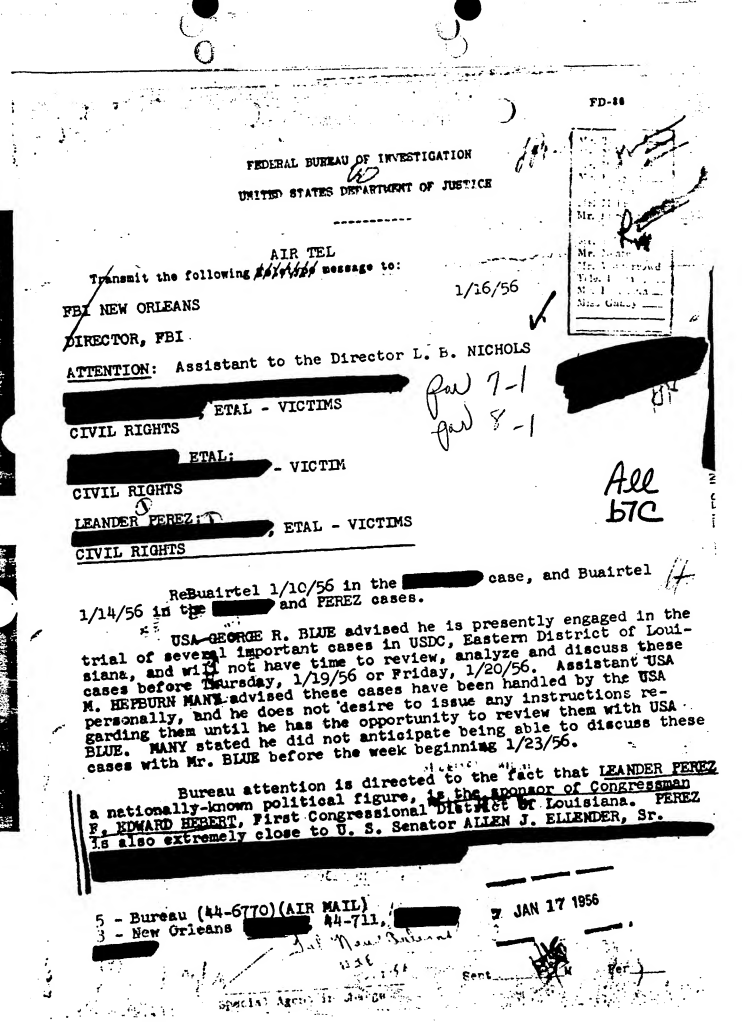
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HOOVER

44-9732-

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YELLOW DUPLICATE JAN141956 MAILED



DIRECTOR, FBI 1/16/56

When investigation is initiated, it is probable that political opponents of the PEREZ machine or the USA or members of his staff may make available to the press information concerning the investigation. Considering the prominence of the individuals ing the investigation. Considering the prominence of the individuals involved, extensive publicity can be expected. Opponents of PEREZ, involved, extensive publicity can be expected. Opponents of PEREZ, involved, extensive publicity can be expected.

The Louisiana Democratic primary election will be held on 1/17/56. It appears likely that a "run-off" primary will be necessary, and, if so, this is generally held approximately thirty days later.

Another factor which should be noted in connection with these matters is that while PEREZ is a member of the Catholic Church, this interests are adverse to the stand against segregation in Catholic churches taken by Archbishop JOSEPH FRANCIS RUMMEL.

The PEREZ and cases are very closely related and interwoven, and the case is but one of a series of incidents which have occurred in the Belle Chasse, Plaquemine Parish, Louisiana Catholic church parish. Investigation in the case will in effect be an investigation of the PEREZ case. For this reason, it is recommended by this office that they be investigated simultaneously and that investigation of the case be deferred until such time as the investigation in the PEREZ case is initiated. Investigation as the investigation in the PEREZ case is initiated. Investigation in the case will, of course, be deferred pursuant to Bureau in the case will the USA indicates the scope of investigation de-

instructions until the USA indicates the stope will, in fact, be sired. Here again, the investigation of will, in fact, be an investigation of LEANDER PEREZ. This office will very closely follow the USA's office, and when he determines the scope of investigation desired in the PEREZ case, investigation will be initiated immediately.

Press inquiries and inquiries from the general public during the course of the investigation will be answered as follows:
"An inquiry is being made at the specific instructions of Assistant "An inquiry is being made at the specific instructions of Assistant Attorney General WARREN OINEY, III, of the Criminal Division, Department of Justice."

CHILES END MR ROMEN

INVESTIGATIVE DIVERSOR

January 23, 195

Assistant Attorney General Warren Olmey III

Director, 781 44-9732 - 4

ET AL - VICTIMS

CIVIL RIGHTS
(Your Deference line-32-190, MAX)
(Bureau File

TT ALI

VICTIN

(Your Reference 144-32-252, MP) (Bureau Pile

LEANDER PEREZI

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ET AL - VICTIMS

CIVIL RIGHTS (Your Reference 144-32-254, MP) (Bureau File 44-9732)

All

January 6, 1956, in the manuary 12, 1956, in the to your memorandum dated January 12, 1956, in the et al, and Leander Peres matters.

This will confirm a conversation between Mesers. A. B. Caldwell, Macco W. Hubbard and Henry Putsel, Jr., Civil Rights Section, Criminal Division, and a representative of this Eureau on January 18, 1956.

United States Attorney George R. Blue, New Orleans, Louisiana, has advised our New Orleans Office that he is presently engaged in the trial of several important cases in the United States District Court, Eastern District of Louisiana, and will not have time to review, analyse and discuss these cases before January 19 or 20, 1956. Assistant United States Attorney M. Hepburn Many advised that the above matters have been handled by the United States Attorney personally, and he does not desire to issue any instructions regarding them until he has had the epportunity to review them with Mr. Blue. Many advised he did not anticipate being able to discuss these cases with Mr. Blue before the week beginning January 23, 1956. In view of the

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SEE NOTE PAGE TWO

(8)

Memorandum to Assistant Attorney General Warren Olmey III

elose connection between the individuals involved in the above matters, Mr. A. B. Galdwell was advised of the above and maked is to whether the investigation as requested in the sease should go forward or be withheld until discussion with the United States Attorney concerning additional investigation in the and Leander Peres matters.

Upon being furnished the above information, Mr. Caldwell advised that the investigation in the ease should be withheld until after discussion is had with the United States Attorney concerning the and Leander Peres matters.

For your additional information in connection with the above matters, our New Orleans Office has advised that Leander Peres, allegedly a nationally-known political figure, is allegedly the sponsor of Congressman F. Edward Hebert, First Congressional District of Louisiana. Peres allegedly is also close to United States Senator Allen J. Ellender, Sr.

You will be kept advised as to pertinent developments in the above matters.

HILL

NOTE: The New Orleans Office withhold investigate

MOTE: The New Orleans Office was advised by teletype dated 1/18/56, to withhold investigation in the case until after discussion with the USA concerning the other two matters.

JANUARY 18, 1956 SAC, NEW ORLEANS

N 44-9737-L	R ET AL DASH VICTIMS, CIVIL RIGHTS;
RIGHTS; LEANDER PEREZ;	DASH VICTIM, CIVIL ET AL DASH VICTIMS,
CIVIL RIGHTS. REURAIRTEL ONE	
	DEPARTMENT. INMEDIATELY ADVISE
WHEN CASES DISCUSSED WITH USA	AND ACTION BEING TAKEN YOUR
OFFICE. KEEP BUREAU ADVISED	OF ALL DEVELOPMENTS.

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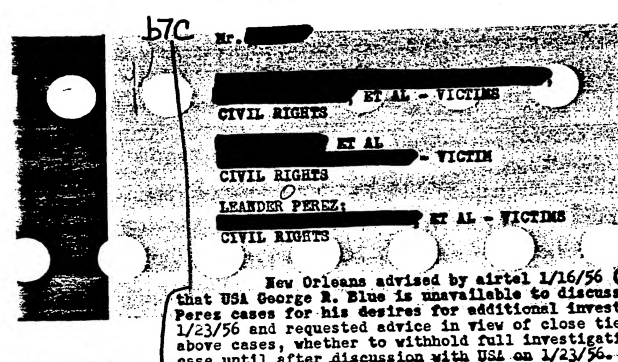
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Above instructions concerning withholding investigation in the case until after discussion with USA in the Perez cases are on the instructions of Messrs. A. B. Caldwell and cases are on the instructions of Messrs. A. B. Caldwell Maceo W. Hubbard and Henry Putzel, Jr., Civil Rights Section, Criminal Division, on 1/18/56. A confirming memorandum is being prepared.

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file in Lear der Perez Cace - 44-9732



Hew Orleans advised by airtel 1/16/56 (received 1/18/56) that USA George R. Blue is unavailable to discuss the Perez cases for his desires for additional investigation until 1/23/56 and requested advice in view of close tie in between above cases, whether to withhold full investigation in case until after discussion with USL on 1/23/56.

By memorandum dated 1/6/56 Department requested USA be contacted for additional investigation in case, which was ordered 1/10/56. By memorandum 1/12/56 Department requested. USA be contacted for additional investigation in Perez case and requested Bureau conduct full investigation in was ordered 1/14/56 by airtel.

For your information

Perez is national political figure and sponsor of Congressman F. Edward Hebert (D), First Congressional District, Louisiana, and close to U. S. Benator

Allen J. Ellender, Sr. (D).

Perez is a member of Catholic Church, however, his Interests are adverse to stand taken by Catholic Churches in that area. In view of prominence of individuals involved, extensive publicity can be expected. Preliminary investigations previously completed these matters at request of USA and Department.

ec: 1 - Mr. Kichols (Perez) **√**44**-**9732

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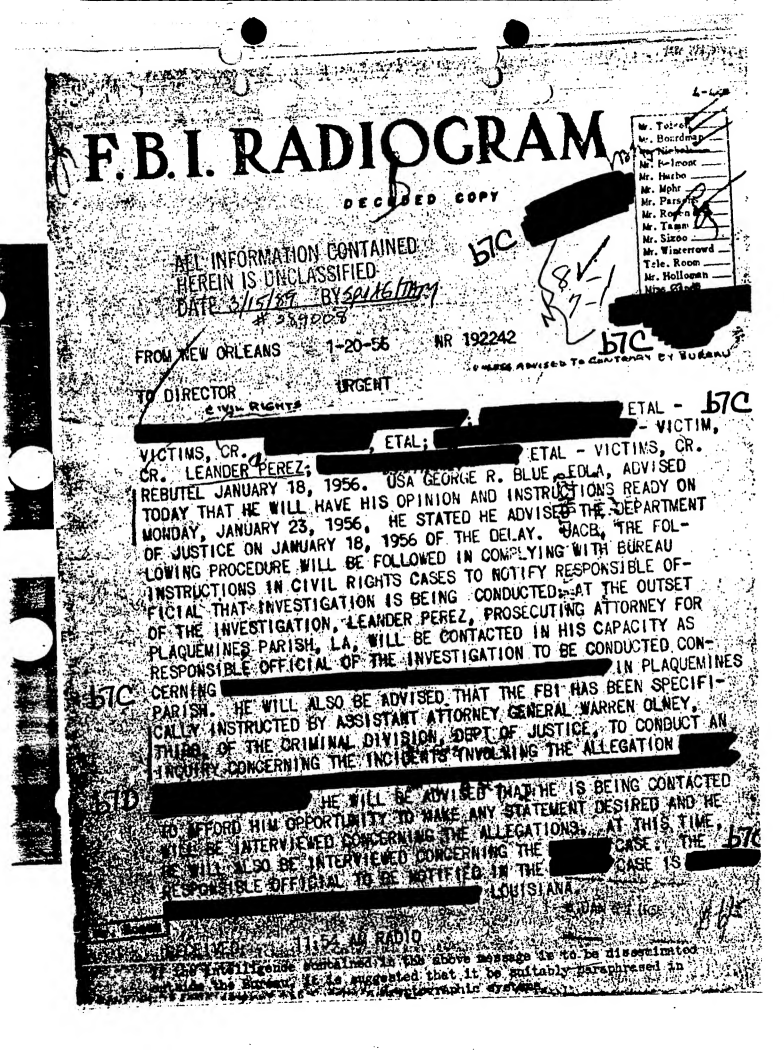
Memorandum to Mr. Rosen

ACTION TAXES

L. Matter of withholding investigation in tasse until after discussion with USA 1/23/56 concerning additional investigation in and Perez cases taken up with Messrs.

A. B. Caldwell, Maceo W. Hubbard and Menry Putzel, Jr., Civil Rights Section, Criminal Division, 1/18/56. On advice of Putzel who is handling case, A. B. Caldwell instructed full investigation requested in case should be withheld until after discussion with USA 1/23/56 on cases. A confirming memorandum is being furnished the Department

2. New Orleans instructed by teletype 1/18/56 to 570 withhold investigation in the case until after 1/23/56. New Orleans instructed to advise Bureau immediately when cases discussed with USA and action being taken, and keep Bureau advised of all developments.



F.B.I. RADIOCKAM

DECODED COPY

Mr. Tolson
Mr. Boardman
Mr. Nichols
Mr. Helmout
Mr. Harbo
Mr. Harbo
Mr. Parsons
Mr. Rosen
Mr. Tamm
Mr. Sizoo
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JANUARY 20, 1956

Teletyre. RIDIOGRAM URGENT

14-9732 - 8AC, NEW ORLEANS

ET AL - VICTIMS, CR. LEANDER PEREZ;

- VICTIM, CR. LEANDER PEREZ;

- ET AL - VICTIMS, CR. REURRADIOGRAM

JAMUARY TWENTY, PIFTYSIX. IF IS, IN FACT,

RESPONSIBLE TO PEREZ - PROCEDURE OUTLINED IS ACCEPTABLE.

IF PEREZ NOT SUPERIOR OF AND IS

RESPONSIBLE ONLY TO PEOPLE, HIMSELF SHOULD BE

ADVISED OF FACT INVESTIGATION REQUESTED AND NOT PEREZ.

ADVISE BUREAU IMMEDIATELY OF USA'S REQUEST IN PEREZ.

AND CASES.

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NOTE:

It appears that is an elected official and would be answerable only to the people insofar as superior authority is concerned. Therefore, he should superior authority is concerned as the responsible be advised rather than Leander Perez as the responsible being asked whether official. However, New Orleans is being asked whether is, in fact, responsible to Perez and if such is the case, the procedure outlined by New Orleans is correct.

cc: 1 - 44-9732 (Perez case)

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JANUARY 24, 1956

URGENT

SAC, NEW ORLEANS

LEANDER PEREZ; REURRADIOGRAM JANUARY TWENTYTHREE, LAST. CLSES REQUESTS FULL INVESTIGATION IN INCLUDING INTERVIEW OF ALL PERTINENT WITNESSES IN CIVIL DEPARTMENT REQUESTS CASE. SUITS NOW PENDING IN USA BE CONTACTED FOR WHATEVER ADDITIONAL INVESTIGATION DESIRED PEREZ CASE. SUTEL RESULTS OF DISCUSSION USA RE PEREZ CASE, NUMBER OF AGENTS TO BE USED AND DAYS ESTIMATED TO COMPLETE INVESTIGATION CASES. THESE NATTERS MUST BE ASSIGNED FOR IMMEDIATE PREFERRED ATTENTION AND PERTINENT INTERVIEWS CONDUCTED KREP BUREAU ADVISED OF BY TWO AGENTS.

(Perez case)

Above issued on instructions of Mr. A.B. Caldwell, Chef, Civil Rights Section, Criminal Division, on 1/24/56. A confirming memorandum is being prepared.

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Ticklers Mr. Bo dman Mr. Rosen Mr. Winterrowd Mr. Mr. Mr. Rosen 1/25/56 CIVIL RIGHTS CIVIL RIGHTS LEANDER PEREZ CIVIL RIGHTS For background the Department by memo 1/6/56 requested USA contacted for additional investigation in ordered 1/10/56. By memo 1/12/56 Department requested USA be contacted for additional investigation in Perez case and requested Bureau conduct full investigation in case which was ordered 1/14/56. Freliminary investigations previously completed in these matters at request of USA and Department. For your information in these matters. Peres. Prosecuting Attorne: allegedly New Orleans advised by eirtel 1/16/56 that the USA was unavailable to discuss the Pand Perez cases for his desires as additional investigation until 1/23/56 and requested advice in view of close tie in between above cases whether to withhold full investigation case until after discussion with USA on 1/23/56. The Department was advised on 1/18/56 that matter could not be discussed with USA until 1/23/56 and Department requested that no investigation be conducted in case until the desires of the BSA are obtained in the Perez and SASOS. On 1/23/56 USA advised New Orleans Office that he had written to the Department suggesting that the witnesses in the above matters be brought before the Federal Grand Jury, Eastern District of Louisiana, and that he was awaiting departmental instructions and desired no investigation by this Bureau until reply received from Department. Enclosures 391 NOT RECORDED 63 FEB 1-1956 Nichols 133 JAL 01 1830 - 44-9732 (Perez)

Memorandus to Mr. Rosen

ACTION TAKEN:

Upon receipt of information from New Orleans on 1/24/56
the above matters were immediately discussed with Messrs. A.B. Caldwell,
Menry Putsel, Jr., and Maceo W. Mubbard, Civil Rights Section, Criminal
Division on 1/24/56. Mr. Caldwell was asked whether he desired investigations be withheld in above matters in order to allow UKA to present to
Federal Brand Jury or whether he desired investigations go fervard.
After discussion, Mr. Caldwell instructed that full investigations shoul
the conducted in the mand cases and whatever additional
investigation USA desires in the Perez case. Caldwell further requested
that all pertinent witnesses in the civil suits now pending in the
same be interviewed.

RECOMMENDATIONS

Office instructing that office to conduct investigation in accordance with the Department's request as reflected above. New Orleans further instructed to sutel results of discussion with USA in Perez case and number of Agents to be used and days estimated to complete investigation in the partment of Agents to be used and to keep Bureau advised of all pertinent developments. New Orleans further advised that all pertinent interviews should be conducted by two Agents.

2. Attached is a confirming memorandum to Mr. Olney for your approval and if approved same should be forwarded.

Assistant Attorney General Warren Olney III

Director, FBI

January 25, 1956

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CIAIL BIGHTS (Your Reference 144-32-190, MM (Bureau File

CIVIL RIGHTS (Your Reference 144-32-252, 4P) (Bureau File

LEANDER PEREZED

CIVIL RIGHTS (Your Reference 144-32-254, IP) (Sureau File 44-9732)

Reference is made to my memorandum dated January 23, 1956, in the above matters.

This will confirm a conversation between Messrs. A. B. Galdwell, Henry Putsel, Fr., and Maceo W. Bubbard, Civil Rights Section, Criminal Division, and a representative of this Bureau on January 24, 1956.

United States Attorney George R. Blue, New Orleans, Louisiana, has advised our New Orleans Office that he has written to the Department of Justice suggesting that the witnesses in the above matters be brought before the Federal Grand Jury in the Eastern District of Louisiana. He advised that he is now awaiting instructions from the Department in line with his letter and he desired no investigation by this Bureau until the Department replies either approving or disapproving his suggestion of presenting above matters to the Federal Grand Sury. NOT RECORDED

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Hemorandum to Assistant Attorney General Warren Olney III

Upon being furnished the above information and after discussion by Messrs. Caldwell, Putsel and Hubbard of these matters, Mr. Caldwell instructed that full investigations should be conducted in the matters and that the United States Attorney should be contacted for whatever additional investigation he desires in the Peres case. Mr. Caldwell further requested that all pertinent witnesses in connection with the civil suits now pending in the matter be interviewed.

All 57C conduct the requested investigations in the and matters and to contact the United States and to contact the United States Attorney in the Perez matter for his views as to additional investigation. You will be furnished reports reflecting the results of investigations conducted when same are received from our New Orleans Office.

NOTE: New Orleans Office has been instructed by teletype 1/24/56, to conduct investigation and contact the USA in accordance with Department instructions,

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UNITED STATES GOVERNMENT vs Office Memorandum DATE: Jan. 20, 1950 Mr. Tolson L. B. Nichols SUBJECT: etal - VICTIMS Congressman Hebert (D., Louisiana) returned from New Orleans where he went for the elections on Tuesday. He told me on Thursday that he had had a long talk with Perez and has him quieted down. He does not think from what Perez has told him that Perez is involved in any of these civil rights Eddie inquired if we made any additional investigationif we would interview Perez. I told him that we obviously would. He stated that he had told Perez himself that if Perez had not done anything improper as he claimed, that Perez should take the initiative and call at the Bureau and offer his cooperation and furnish such information as he has. Eddie Hebert told me that they have a run-off election February 21, which would include candidates for the state legislature, judge and other local offices and he obviously is trying to avoid having any publicity stirred up. I told Eddie I had occasion to look into the matters we previously discussed and the situation was exactly as I told him I thought that it was; namely, that both instances we had merely acknowledged we were making an inquiry. With reference to the Jesuit Bend case, the first publicity started from an announcemen by the Department and then both the United States Attorney and the SAC confirmed RECORDED 96 44-9732-11 we were making an inquiry. cc: Mr. Boardman Mr. Rosen LBN (4) (see addendum, pg. 2)

Memorandum for Mr. Tolson from L. B. Nichols

1/20/56 ET AL - VICTIMS

RE: LEANDER PEREZ, CIVIL RIGHTS

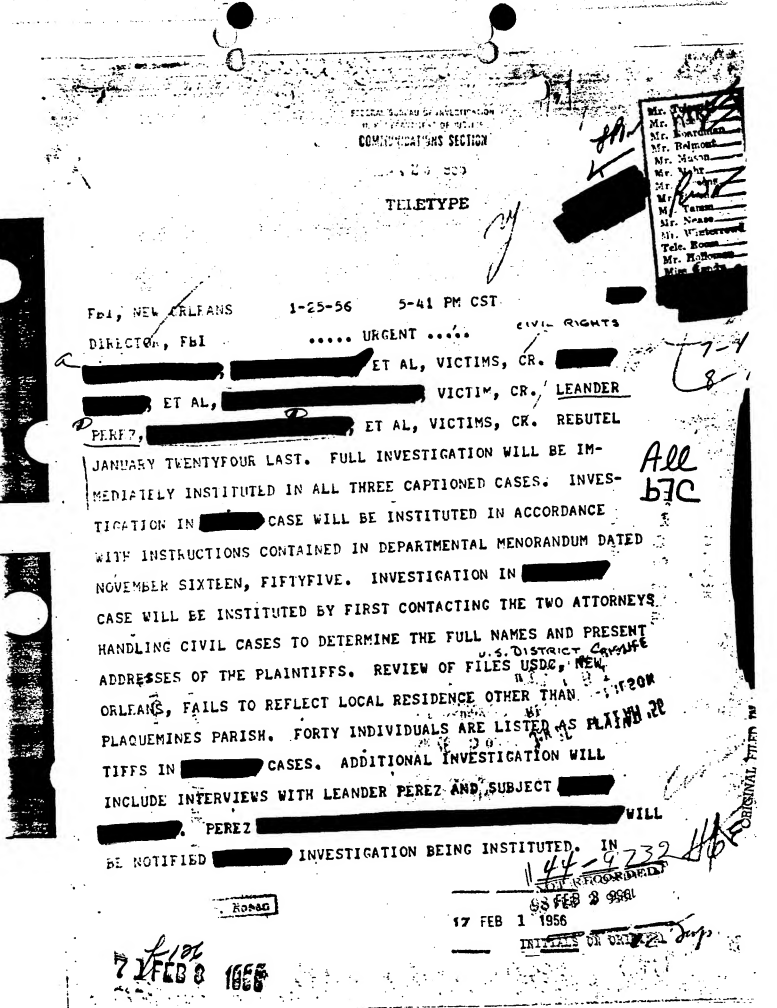
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ADDENDUM: LBN

1/23/56

On the late afternoon of 1/20/56, Congressman Hebert called. He stated he had talked to U. S. Attorney Blue who informed him that the Department was pushing the investigation of Perez; that he would see what he could do to prevent the investigation becoming involved in the run-off election on 2/21/56. Hebert raised the question with Blue as to whether Perez should come in and make his explanations. Blue told him that he thought this would be an excellent idea. Hebert talked to Perez. Perez told Hebert that he was going to call upon Eue and the FBI in New Orleans on Monday and furnish all information he has bearing upon the situation down there.

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PAGE TWO

PEREZ CASE INVESTIGATION QUILINED BY USA CONSISTS OF

INTERVIEW WITH PEREZ, IDENTIFICATION AND INTERVIEW OF

COLORED CHILDREN WHO WERE EXECTED FROM CHURCH, RE
INTERVIEW WITH

TWO AGENTS ARE

HANDLING THE CURRENT PHASES OF THIS INVESTIGATION AND

AS SOON AS FULL SCOPE OF INVESTIGATION IS DETERMINED,

PARTICULARLY LOCATION AND IDENTITY OF PLAINTIFFS IN

CASE, AMOUNT OF ADDITIONAL PERSONNEL ASSIGNED AND

ESTIMATED DATE OF COMPLETION WILL BE FURNISHED BY TELFTYPE.

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6-47 PM OK FBI WA

DISC

Assistant Attorney General Warren Olney III

February 2, 1956

Director, FBI

(Your reference 144 (Bureau file 44-9732)

> Reference is made to my memorandum dated January 25, 1956.

Leander Perez, Brosecuting Attorney,
Plaquemines Parish, Louisiana, was interviewed on
January 30, 1956, by Agents of our New Orleans Office.
He denies any connection with the matter entitled ~ Victim Bt Ali

Civil Rights."

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Perez advised that he has requested the investigation be discontinued at the Washington level and expects "FBI to be called off this investigation."

The above is furnished for your information and further details of the interview with Perez will be submitted when same are received from our New Orleas Office.

Department by memorandum dated January 24, 1956, requested USA be contacted for desired investigation. USA requested full investigation. Matter is presently under investigation and Bureau deadline is set at 2/6/56.

FEDERAL BUREAU OF INVESTIGATION

Reporting Office	Office of Origin	Date Date	1/25,26,28,30;2/1,2,3/5
NEW ORLEANS	NEW ORLEANS	2/3/56 Report made by	Type
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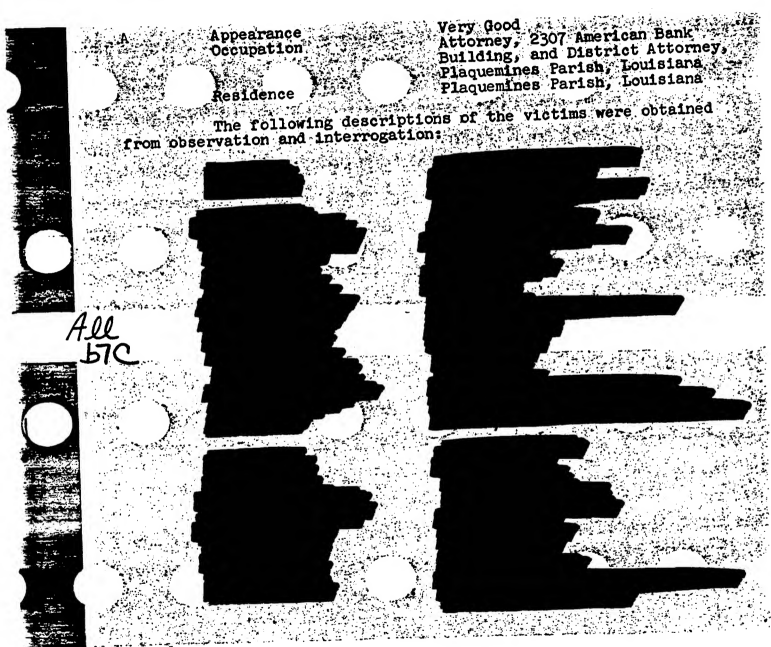
The following description of LEANDER PEREZ was obtained from observation and interrogation:

Name

IZANDER PEREZ, Sr.

Name Race Sex Age Height Weight Hair Male Approximately sixty
5: 8"
170 pounds
Black, graying

NO #44-711



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GEORGE R. BLUE, U. S. Attorney, Eastern District of Louisiana, on February 3, 1956, advised that he desired to review the report in this case before rendering an opinion.

NO #44-711

ADMINISTRATIVE PAGE

All persons interviewed were advised that this investigation was being conducted upon the instructions of WARREN OLNEY, III, Assistant Attorney General, Criminal Division, Department of Justice.

Signed statements were not obtained from the children who are listed as victims in this case in view of their tender age.

no purpose in interviewing be the woman who complained to PEREZ. He advised this would have no bearing on the case.

LEADS

THE NEW ORLEANS OFFICE

AT NEW ORLEANS, LOUISIANA

Will maintain contact with the United States Attorney.

REFERENCE

Report of SA

<u>/C</u>

12/15/55, New Orleans.

January 31, 1956

DIRECTOR, FBI BAC, NEW ORLEANS

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CIVIL RIGHTS CIVIL RIGHTS CIVIL RICHTS office, 2307 American Bank Building, New Orleans, Louisians, by SA's

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SERVICE AND SERVICE OF THE SERVICE SERVICE SERVICE SERVICE SERVICES. For the information of the Bureau, FREEZ is District At-torney in Plaquemines and St. Bernard Parishes,

been District Attorney, gambling flourished in St. Bernard Parish and continued to operate openly, with four of the largest casinos in the state, until 1953, at which time the casinos were closed by the State Police. PEREZ has sponsored both Congressmen F. EDWARD HERERT and

Since he has

DIRECTOR, FAI January 31, 1956

Senator ALLEN J. MILENDER. There appears to be some evidence that Senator Allen J. MILENDER. There appears to be some evidence that PEREZ is losing political power in St. Bernard Parish in view of the PEREZ is losing political power in St. Bernard Parish in the recent fact that Sheriff MICHOLAS P. TRIST, whom he opposed in the recent fact that Sheriff MICHOLAS P. TRIST, whom he opposed in the recent campaign, was re-elected Eneriff. Movever, all of PEREZ candidates campaign, was re-elected Eneriff. Movever, all of PEREZ candidates were everythelmingly elected in Plaquemines Parish.

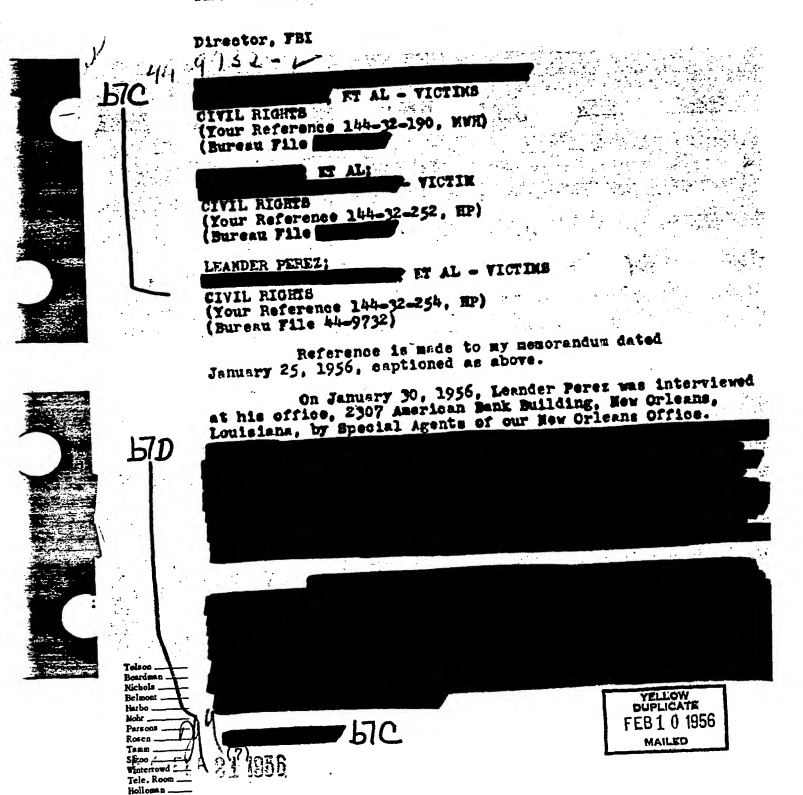
During the interview with PEREZ, he stated that he has requested the investigation be discontinued at Washington level and stated that he expects the FBI investigation will be called off.

It is the impression of the Agents conducting the interview of IRANDER PEREZ that he is a man completely obsessed with his opposition of the Federal Government, the Supreme Court of the United States, and his opposition to any integration of the reces. It is not felt that any purpose could or would be served in attempting to discuss these matters further with PEREZ. It was observed that he discuss these matters further with PEREZ. It was observed that he accompletely engrossed in his own ideas and opinions, and anyone or anything that is not in complete agreement with him is either a Communist or a Communist tool.

Assistant Attorney General Warren Olney III

Gandy

February 10, 1956



FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

Section 5	3 <u>52</u>	Section 552a
☐ (b)(1)	(b)(7)(A)	(d)(5)
☐ (b)(2)	☐ (b)(7)(B)	☐ (j)(2)
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request.	to a third party with no referenc	
Information pertained only	to a third party. Your name is	listed in the title only.
Documents originated with	another Government agency(ies). ew and direct response to you.	These documents were referred
	furnished by another Government the releasability of this information	agency(ies). You will be n following our consultation
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7 For your information:		

XXXXXX XXXXXXX XXXXXXX AIRTEL February 27, 1956 SAC, New Orleans above-captioned eases. Suairtel whether USA has 133 FEB 29 1956 Boardman Nichols YELLOW DUPLICATE FEB 2 7 1956 MAILED Sizoo .

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, i	FEDERAL BUREN OF INVESTIGATION	Mr. Nichols Mr. Boardman
	UNITED STATES DEPARTMENT OF JUSTICE	Mr. Belmont
		Mr. Mohr Mr. Parsons
	AIRTEL	Mr. Rosen Mr. Tamm Mr. Noase
	Transmit the following Texactore message to:	Mr. Winterrowd. Tele. Room
j	FBI, NEW ORLEANS 3-1-56	Mr. Holloman Miss Gandy
/	DIRECTOR, FBI	Aenal
	D ET AT VICT	IMS, CV.
	LEANDER PEREZ, AR.;	
	Rebuairtel 2-27-56.	
-	USA GEORGE R. BLUE, EDLA, advised this date that h	ne is
	USA GEORGE R. BLUE, EILA, advised this engaged in the trial of several important cases and the engaged in the trial of several important cases and the will not have an opportunity to render an opinion in the will not have an opportunity to render an opinion in the will not have an opportunity to render an opinion in the will not have an opportunity to render an opinion in the will not have an opportunity to render an opinion in the will not have an opportunity to render an opinion in the will not have an opportunity to render an opinion in the will not have an opportunity to render an opinion in the will not have an opportunity to render an opinion in the will not have an opportunity to render an opinion in the will not have an opportunity to render an opinion in the will not have an opportunity to render an opinion in the will not have an opportunity to render an opinion in the will not have an opportunity to render an opinion in the will not have an opportunity to render an opinion in the will not have an opportunity to render an opinion in the will not have an opportunity to render an opinion in the will not have an opportunity to render an opinion opinion in the will not have an opportunity opinion	lis case
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	Approved: Sent Sent in Charge	A 0 A
	Approved: Sent Sent	- V-

RECORDED - 51 LEANDER PEREZ CIVIL RIGHTS (Your reference 144-32-254 HP) Reference is made to your memorandum of February 28, Eastern District of Louisiana, advised on March 1, 1956, that he is presently engaged in a trial of several important and he will not have an opportunity to mender an cases and he will not have an opportunity to render an opinion in this matter before Friday, March 9, 1956. The above is submitted for your information. 44-9732 garuga, payman ЫC Nichols . (4) Page a MAILED II Tenn MAR 6 - 1956 Sizon Tieterrowd Tele. Roos COMM - FBI Holloma

Assistant Attorney General

Warren Olney III

Birector, FBI

March %, 1956

Hoover 17 MAR 13 1056 MAR 1 2 1956

Mr. Boardman Mr. Belmont. FEDERAL BUREAU OF PRESTIGATION UNITED STATES DEPARTMENT OF JUSTICE AIRTEL 3-9-56 Mr. Winterrowd FBI, NEW ORLEANS Tele. Room Mr. Holloman Transmit the following Tolerype message to: Miss Gandy_ AIR MAIL DIRECTOR, FBI LEANDER PEREZ, SR.; ET AL - VICTIMS CIVIL RIGHTS Re New Orleans airtel dated 3/1/56. USA GEORGE R. BLUE, Eastern District of Louisiana, advised on 3/9/56 that he has not completed his review of this case. He stated that he will submit his opinion to the Department on 3/12 or 3/13/56. CHILES 3cc - Bureau (44-9732)(AIR MAIL)
1cc - New Orleans (44-711) All (4) Er. Rosser Men, als MAR 12 1956 Sent. Approved: Special Agent in Charge

Mr. Nichols

Assistant Attorney General Warren Olney III

March 15, 1956

Director, FBI

(Your reference 144-32-254, RP)

Reference is made to my memorandum dated March 6, 1956.

United States Attorney George R. Blue, Eastern District of Louisiana, advised our New Orleans Office on March 9, 1956, that he had not completed his review of this case. He stated that he would submit his opinion to the Department of Justice on March 12 or 13, 1956.

The above is submitted for your information.



Mohr Parsons Rosca Teem Sizoo . **Einterrowd** Tele. Room Hollome n .

MrFD-36a Mr. Nichols Mr. Boardman Mr. Belmont FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE Mr. Winterrowd. Tele. Room. Airtel Mr. Holloman Transmit the following Toletone message to: Mies Gandy. NEW ORLEANS DIRECTOR, FBI LEANDER PEREZ; VICTIMS, CR ReBuTel 3/12/56. USA GEORGE BLUE advised he has not reveived an opinion in this case and does not expect to be in a position to give an opinion until approximately March 23. CHILES 3 Bureau (-New Orleans (44-711) 01.51.0 NO 3-19-16 HJF Mr. Rosen RECORDED . 12 Sent_ Approved: Special Agent in Charge

Airtel

March 19, 1956

SAC, New Orleans

(44-711)

RECORDED - - 18

LEANDER PEREZ!

ET AL - VICTIMS

EX-108

CIVIL RIGHTS

ЫC

Reurairtel 3/15/56.

It is not clear from reairtel whether the USA has submitted his opinion to the Department and is awaiting a reply or whether he has not yet expressed his views in this matter and will not do so until March 23, 1956.

In the event the USA has expressed his views to the Department in this matter, you should obtain those views and immediately advise the Bureau. You should maintain close contact with the USA until his views are obtained in this matter.

HOOVER

44-9732



Tolsos Boardena Boardena Boardena Boardena Boardena Belmost Belmost Barbo Mohr Parsons Rosen Tamm Sizoo Winterrowd Tele. Room Holloman Gandy

MAR 1 9 1956

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Mr. Nichols. Mr. Boardman Mr. Belmont Mr. Mason_ FEDERAL BUREAU OF INVESTIGATION Mr. Mchr. Mr. Parso UNITED STATES DEPARTMENT OF JUSTICE Mr. Ros Mr. 13 Mr. Winterrowd Telc. Room. AIR TEL Mr. Helloman Transmit the following to work hessage to: Miss Gandy. March 22, 1956 FBI, NEW ORLEANS AIR TEL DIRECTOR, FBI LEANDER PEREZ; ET AL - VICTIMS CIVIL RIGHTS ReBuairtel March 19, 1956. USA has not submitted his opinion to the Department. USA's views will be obtained and submitted to the Bureau as soon as a conclusion is reached by USA. Contact being maintained with USA. CHILES END 3 - Bureau (44-9732)(AIRMAIL) 1 - New Orleans (44-711) Mr. Rosen £ 1:-RECORDED-32 13 MAR 24 1956: EX-125 63 MAn 28 1950 192 Per_ Approved:__ Special Agent in Charge

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FD-36, (6-21-55)			· · · · · · · · · · · · · · · · · · ·) 9/8	Mr. Tolson
3			FBI	•	. , ,	Mr. Nichols Mr. Boardman
•		١.		Date: Mar	sh 26, 1956	Mr. Belmont Mr. Mason
	Transmit the foll	····ina mossage V	AIR-TEL			Mr. Mahr Mr. Parkas
	Transmit the 1011)WING Message v	AIRMAIL			Mr. Reserve
		. (Priority or M	ethod of Mailing)			Mr. Winterroad
	From SAC, NEW	ORLEANS		•		Mr. Holloman
	To: DIRECTOR	. FBI	·		· · ·	W. S. Ole , IX
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March 30, 1956

Assistant Attorney General
Warren Olney III
Director, FBI

LEANDER PEREZ; 6 57C

CIVIL RIGHTS (Your reference 144-32-254 HP)

Reference is made to my memorandum of Marchh15, 1956.

United States Attorney George R. Blue,
Eastern District of Louisiana, New Orleans, Louisiana,
advised a Special Agent of our New Orleans Office on
March 26, 1956, that he contemplates contacting the
March 26, 1956, that he contemplates contacting the
Department and discussing this case orally with Department
Officials about April 8, 1956, when in Washington.

The above is submitted took your information.

Tolson
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FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

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Information pertained only Documents originated with to that agency(ies) for revie Pages contain information f advised by the FBI as to th with the other agency(ies). Page(s) withheld for the following	another Government agency(ies). w and direct response to you.	These documents were referred agency(ies). You will be a following our consultation

XXXXXXX XXXXXXX XXXXXXXX FD-36 (6-21-55) Mr. Tolson FBI Mr. Nichols. 5/10/56 Mr. Boardman Date: Mr. Belmont tr. Mason. Transmit the following message via Mr. Mohr. Mr. Parsons. TRMAIL Air. Rosen. (Priority or Method of Mailing) Mr. Tamm. ur. Nease. Mr. Winterrowd TO: DIRECTOR, FBI Tele, Room_ Mr. Holloman FROM: SAC, NEW ORLEANS Miss Candy PEREZ: ET AL - VICTIM CIVIL RIGHTS UBA Mr. GEORGE R. BLUE advised on 5/9/56, that he has written the department requesting permission to close this inwestigation. He advised he is now waiting for a reply from the department authorizing the case to be closed and upon receipt of this letter he will notify this office. Mr. Rosen All b7C CHILES 3 - Bureau (44-9732) 1 - New Orleans (44-711) (4) Mary to grant of the state of t RECORDED-61 MAY 12 1956 EX. - 120 Sent. Special Agent in Charge

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Property of FBI - This report is loaned to you by the FBI, and neither it nor its contents are to be the agency to which loaned.

NO 44-711

ADMINISTRATIVE

Contact was maintained with U. S. Attorney GEORGE R. BLUE, Eastern District of Louisiana, on March 1, 9, 15, 22, 26; April 20; May 9, 10, 1956, in an effort to obtain his opinion regarding this case.

Report of SA New Orleans, 2/3/56.
New Orleans air-tel to Bureau, 5/10/56.

ADMINISTRATIVE PAGE

to Negro Pastor

appointment of a Negro pastor. Contact with members of their The group of several hundred parishioners met at the Belle Chasse auditorium. The meeting was followed by another meeting of the Plaquemines Parish Citizens Council.

The meetings followed the reading of a letter from Archibishop Joseph F. Rummel in church Sunday in which he threatened excommunication to the entire parish if they did not accept "any priest" assigned to the church. The archbishop's letter was followed Monday by a letter from the Rev. Clement Meyer. S. M., pastor of the the 1920s with regard to racial church, -asking parishioners to sign a statement of submission to the archbishop's wishes.

Toontact with members of their members of their contact with members of their members of their members of their members of their families.

It stated they felt sincere in their stand for the principle of segregation and felt that it was segregation. Percy of Plaquemines parish in the church archbishop's letter movement toward determines as speaker at the citizen's council meeting held after the parish meeting. He said the platform of the the 1920s with regard to racial church, -asking parishioners to issues."

Sign a statement of submission to the archbishop's wishes.

The meetings followed the principle of the prin

The statement reads: "In conformity with the teachings of the church on the dignity of the priesthood and the dignity of the human person I regret the offenses committed in our community against this teaching. Henceforth I will accept any priest appointed to give us Sun area." priest appointed to give us Sunday masses and other sérvices."

The statement was printed on by the Catholic Committee of the

Members of the congregation Communist brain washing. The called the archbishop's letter "a book, which he called a perturbate" and said it was "up to verted composition," has been the people" to solve the threat. distributed among priests and

ed disappointed and couldn't be- Dr. Emmett L. Irwin, who

12/7/55 DEC 21 1955/3/3/5/6/ Pege OF C 21 1955/3/5/6/ Pege OF C 21 1955/3/3/5/6/ Pege OF C 21 195/3/5/6/ Pege OF C 21 195/3/6/ Pege OF C 21 195/3

A tentative resolution Araum up Members Vote Opposition by the group stated that Catholic people of Belle Chasse, Jesuit Bend and Myrtle Grove are dedicated to the maintenance of seg-Members of Our Lady of Per-regation or the separation of petual Help parish in the Belle Chasse. Jesuit Bend and Myrtle Chasse. Jesuit Bend and Myrtle their families and that they must Grove areas Tuesday night voted be unyielding against any effort almost unanimously to present a made to desegregate or impose resolution to their pastor reit-lany person of the colored race rerating their stand against the upon them which would give him appointment of a Negro pastor. any spiritual, social or personal The group of several hundred contact with members of their

the archbishop's wishes.

Several of the parishioners

Leveral of the parishioners

Leveral of the meeting their not public opinion felt.

Lentions of not signing the state
It's our alm to organize 50.

000 white people in the Greater

The statement was printed on synthetic of the cards enclosed in the letter from South named "Segregation in Catholic Schools." as containing

They said they were "astound-nuns in the New Orleans area.

cd, disappointed and couldn't be.

lieve they could ever have received such a message."

One parishioner assured the group that as long as they believe in what is right God would be a spread "of disease and vertical and the spread "of disease" and vertical and the sprea a spread "of disease and ver-

with them.

THE TIMES-PICAYUNE

a spread of disease and integration would mean the "mongrelization of races."

Mr. Mohr .. Mr. Parsons .. Mr. Ragen .. Mr. Tamm . Mr. N 450 Mr. Winterrowd. Tele. Room _ Mr. Holloman... Miss Gandy ...

Mr. Tolson Mr. Nichols ... Mr. Boardman. Mr. Belmont_ Mr. Ma : n

LEANDER PEREZ;

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SEARCHED SERIALIZED __ FILED 7 1955 DEC FBI - NEW ORLEANS

NOT RECONSEL 138 1955

Rummel Denies Ouster Threat In Plaguemines

threaten to excommunicate rebellious Catholics in Plaquemines Here is the statement which parish but warned them there was such a possibility it ioner to sign: there was such a possibility it ioner to sign: there continue to refuse to allow. "In conformity with the teachthey continue to refuse to allow a Negro priest to say mass.

communication, particularly of the leaders, said the archbishop today.

He said however that the letter to parishiopers from the Rev. Clement S. Meyer, S. M., pastor of Our Lady of Perpetual Help Draft Resolutions parish, might have been interpreted as a threat of excommunication.

Father Meyer's parish includes the Belle Chasse, Jesuit Bend and Myrtle Grove areas.

Members Meet

Members of the parish met last night and voted unanimously to lies. present a resolution to their pastor, reiterating their stand against appointment of a Negro priest to the area.

They refused last October to allow a Negro priest to say mass in the mission chapel of St. Cecilia at Jesuit Bend.

The archbishop then refused to assign any priest to the mission until parishioners agreed to accept whoever was assigned.

This past Sunday. Father Meyer read from the pulpit a letter from the archbishop in which the prelate declared:

store services in the mission chapel of St. Cecilia . . . but we must first receive from your leaders an expression of sincere sorrow over the grevious offense which they committed by refusing to permit the Rev. Father Gerard Lewis to celebrate holy mass . . . and inciting you to re sigt the lawful authority of th church . . .

That letter was followed by one from Father Meyer yesterday in which the pastor asked his par-ishtoners to sign a statement. Here is part of the letter:
This letter is not intended to

antagonize. We are facis. ga very serious danger of losing the privilege of receiving the sacraments.

. . . We are in danger of excommunication. This is a matter of our holy faith. It is a doc-Archbishop Joseph Francis trine to which all must submit. Rummel said today he did not else we come liable to the penalty of personal ex-communication.

parish but warned them that Father Meyer asked each parish-

ings of the church on the dignity "There is a possibility of ex- of the priesthood and the dignity of the human person I regret the offenses committed in our community against this teaching.

"Henceforth I will accept any priest appointed to give us Sunday masses and other services."

Members of the congregation who met in the Belle Chasse auditorium last night drew up a tentative resolution in which they said they are dedicated to the maintenance of segregation or the separatoin of races in all matters which affect their fami-

They said they must be unyielding against any effort made to desegregate or impose any person of the colored race upon them which would give him say spiritual, social or personal co tact with members of their fame ilies.

District attorney Leader Perez spoke and said a book published by the Catholic Committee of the South and distributed among priests and nuns contained "Communistic brain-washing."

The name of the book is "Eegregation in Catholic Schools."

relate declared:

"It is our earnest desire to reprint the mission briefly and said mingling of white ard colored school children would present a health problem. He said there would be a stread "of disease and vermin." Mr. Boardman. Mr. Belmont_ Mr. Mason.. Mr. Mohr ... Mr. Parsons_ Mr. Rosen ... Mr. Tamm .. Mr. Nease .. Mr. Winterrowd_ Tele. Room ... Mr. Helloman. Miss Gandy_ Jilly 1

Mr. Tolson.

Mr. Nichols.

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NEW ORLEANS STATES NEW ORLEANS, LA. 12/7/55 Page 36 Cols. 4 & 5

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SEARCHED SERIALIZED

Negro Priest Matter

Archbishop Joseph Francis Rum mel said Wednesday he did not in Plaquemines parish with excommunication.

His remarks came after a mass meeting Tuesday night of parishioners of Our Lady of Perpetual Help, whose several hundred members balked at the appointment of a Negro priest to assist with mass-

Members of the Catholic parish who spoke at the meeting expressed the opinion that the archbishop had threatened excommunication in a letter which he directed be read in the church last Sunday.

The archbishop said the letter "was written in the spirit of conciliation rather than to antagonize."

And he said that the parishioners man have seen that a letter by the Rev Clement Never, S. M., pastor of the church, was a threat.

Father Meyer on Monday said in a letter to church members that we are in danger of excommunication" and that "there is a grave danger that if we do not respond to the archbishop's letter of last Sunday, the severest penalty of the church will be meted out to all of

Letter Made Public

Archbishop Rummel Wednesday made public the letter he had prepared for the members of the congregation of Belle Chasse and the affiliated missions of Jesuit Bend; and Myrtle Grove.

Archbishop Rummel said there are no threats contained in the letter, but it had, rather, the church's estimate of priesthood.

In the letter the archbishop said, "we have no desire or intention to appoint a Negro priest permanently in your area, but we must receive your assurances that, if we find it necessary to send such a priest to give you the blessings of

THE TIMES-PICAYUNE NEW ORLEANS, LA. 12/8/55 Page 13 Cols. 1 -

Prelate Releases Letter on tailed services at Belle Chasse and to His Apostles.

Negro Priest Matter ers turned away Rev. Gerard Lew-tion, the priest has the mission to is, a Negro priest assigned to the preach the Word of God, whether church.

threaten recalcitrant parishioners needay it was never intended to date to raise souls to the dignity of replace the parish priest with a Ne children of God in Baptism, whethgro but that Father Lewis was to er the hand that holds the shell of assit in giving the parishioners a water be dark or light; he has the sufficient number of masses for power to forgive sin to contrite their needs.

Only Available Priest

available priest we had to send at Africa; the fingers that clasp the time." the archbishop said bread and the hands that elevate "It was Father Lewis or nobody at the chalice of wine may be white that time. And we felt that the or colored, but that bread becomes wish for a mass was superior to the Body of Christ, that wine beany other consideration."

offenses committed in our community against this teaching. Henceforth, I will accept any priest appointed to give us Sunday mass and other services."

At Tuesday's meeting, held in eral parishioners declared they did fects in your soul by harboring colnot intend to sign the cards. And or prejudices: they voted almost unanimously to present a resolution to their pastor reiterating their stand against why our Holy Church has, down the appointment of a Negro pas-

Text of Letter

Following is the text of Archbishop Rummel's letter to the congreed missions at Jesuit Bend and Myrtle Grove:

services.

"Holy Mother Church selects worthy young men of every nation, every race and every color who give signs of a priestly vocation in the qualities of mind and heart that are essential in a true priest of God. With equal solicitude she 8 trains and educates all candidates without exception over a long period of twelve years in the minor

Sunday mass or other services, you and major seminaries; when the with receive him with the reverbishop lays his hands upon them since and confidence and co ence and confidence which are due and anoints the min the Sacrament BY ARCHBISHOP ciece and confidence which are due of Holy Orders, every one of them to his holy office as a priest of becomes another Christ, sharing God."

> his countenance be white or black, Archbishop Rummel said Wed-yellow or brown; he has the manhearts whether the absolving words come from the lips of a native of "Father Lewis was the only Europe or of America, of Asia or comes the Blood of Christ when the Father Meyer, in his letter Mon. priest pronounces the sacred day, asked parishioners to sign an words: "This is My Body enclosed card addressed to the This is My Blood;" The Holy Mass archbishop in which stated:
>
> "In conformity with the teaching of the church on the dignity of the priesthood and the dignity of the human person I regret the offenses committed in our communication."
>
> The Holy Mass which you attend is the same tactice which Christ instituted, which celebrant be light-skinned, but you may lose its benefits by unholy thoughts about "the offenses committed in our communication." munion the Sacred Host is laid upon your tongue by a priest of your own or of another color, it still remains the true Body and Blood, the true Soul and Divinity of Christ, the Belle Chasse auditorium, sev-but beware lest you change its ef-

> > Priestly Dignity'

"From all this we see clearly through the ages, never hesitated to educate and train worthy men of every race and nationality to the holy priesthood, and why truly Catholic people have accepted with gation of Belle Chasse and affiliat- reverence and confidence the services of every priest duly vouched for by the proper ecclesiastical au-Once more we appeal to you in thority. Our Catholic people know the spirit of charity to consider that in the Mass and at the Comprayerfully the teaching of our munion Table, in the pulpit and in Holy Catholic Church about the dig- the confessional, at the Baptimal nity of every true priest of God lont and at the bedside of the sick, and the respect and confidence it is the Sacrament of the Priestwhich we owe to his person and hood that gives dignity and power to the priest and not the racial ex-

Mr. Tolson. Mr. Nichols. Mr. Boardman. Mr. Belmont. Mr. Mason ... Mr. Mohr Mr. Parsons. Mr. Rosen .-Mr. Tamm.. Mr. Nease Mr. Winterrowd_ Tele. Room ... Mr. Holloman Miss Gandy-78 dec 23 1939 SERTALIZED FILLD DEC 8 1955 FB. - REW ORLEANS

Re: LEANDER PEREZ SR.; LIC UNKNOWN VICTURS VICTI CIVIL RIGHTS

pression of his countenance or the hearts. Only in this way can all color of his hands. This truly Catholic understanding of the priestly feast of Christmas with confidence dignity was demonstrated at a that "the peace among men of great religious function in Washinggood will" about which God's holy ton only two weeks ago. Our illus- angels sang over the plains of trious Apostolic Delegate, who is Bethlehem, when Christ the Savior Italian by birth, celebrated the was born, will be your true Christ-Solemn Mass marking the golden mas gift. Unless you right the jubilee of his Ordination to the wrong that has been done to your Holy Priesthood. In the beautiful colored brethren, to Father Lewis, chapel of Trinity College there to religion and to Christ Jesus, were present almost two hundred who came into the world to save Bishops and Archbishops with ALL men without exception, you many Monsignori and priests; in ALL men without exception, you the sanctuary six Cardinals occupied equal thrones; four of these true happiness on Christmas day. were our own American Cardinals, the fifth was a native of India and the sixth was of Chinese birth. This same Catholic mindedness shows itself here in our own Archdiocese of New Orleans, even in the churc es of smaller towns, where socalled colored priests are received with respect when they celebrate Holy Mass, hear confessions, white or mixed congregations.

Asks for Expression

"From all this you will understand why we appeal again to you, way to true peace in the fatherour dearly beloved sons and daughters in Christ, to accept the Catholid mind and attitude towards the priests who may be sent to minister to you. It is our earnest de that peace of Christ Jesus may sire to restore services in the mission chapel of St. Cecelia in Jesuit Bend and to increase the number of masses in Belle Chasse and Myrtle Grove, but we must first receive from your leaders an expression of sincere sorrow over the grievous offense which they committed by refusing to permit the Rev. Father Gerard Lewis to celebrate Holy Mass in Jesuit Bend on Sunday, Oct. 2, and by inciting you to resist the lawful authority of the church. We must further receive evidence that you, the devoted parishioners, regret what has happened and that you are willing to accept the services of any priest whom we consider it necessary to send. We have no desire or intention to appoint a Negro priest permanently in your area, but we must receive him with the reverence and confidence which are due to his holy office as a priest of Gott.

Asks Open Minds

"We trust that you will receive this appeal of your shepherd in Christ, epeaking to you in the charity of Christ and out of a heart that has a deep concern for your souls. In the same spirit of charity we plead with your leaders to open their minds to truth and to let jusice and charity take the place of natred and prejudice in their,

Remember the words of Jesus: 'If thou art offering thy gift at the altar, and there rememberest that thy brother has anything against thee, leave thy gift before the altar and go first to be reconciled to thy brother, and then come and offer thy gift."

"Let us unite in prayer during this Advent Season, especially on preach the Word of God and per- the feast of and during the ocform other priestly services for tave of the Immaculate Conception of the ever Blessed Virgin Mary. the Queen of Peace, that by God's grace you may see the Catholic hood of God and the brotherhood

oi all men.

"In the hope that we may soon hear favorably from you we pray descend upon you and abide always with you and all your loved thes and upon every home in your area, colored and white."

Text of Fr. Meyer's letter follcws:

"This letter is not intended to antagonize. We are facing the very serious danger of losing the privilege of receiving the Sacraments, of Christian burial and other privileges of the church. We are in danger of excommunication.

"Through frequent communications from Our Beloved archbish-

b, we've been told in clear terms letter of last Sunday, the severest the church's stand on the Dignity penalty of the church will be metof the Priesthood and the dignity ed out to all of us. of the human person, irrespective of race, color or nationality. We as a card in this letter containing the Catholics cannot continue to bypass matter to which all of us must subthe church's teaching as outlined mit. Please sign the card and reto us. We cannot continue to over-look and avoid the request against "This is a matter of Our Holy look and avoid the request against "This is a matter of Our Holy the Priesthood and the human per-Faith, It is a doctrine to which all son committed in our community. must submit, else we become lia-there is grave danger that it we ble to the penalty of personal ex-d not respond to the archbishon's communication." not respond to the archbishop's communication."

"To make it easy, I'm enclosing

Probe Completed At Jesuit Bend

Investigation of the Jesuit Bend incident involving a Negro priest has been completed and turned over to the justice department in Washington, the FBI in New Orleans disclosed today.

If there was a violation of the priest's civil rights, the justice department will ask US District Attorney George Blue to prosecute the case in federal district court here, said FBI officials.

The Negro priest was rebuffed last October by parishioners as he prepared to say mass at St. Cecilia's mission in Jesuit Bend in Placemines parish.

in Plaquemines parish.

They refused to allow him to say mass and demanded that Archbishop Joseph Francis Rummel send them another priest. The archbishop has pointed out that he did not intend to assign a Negro priest permanently to the mission, but insisted that parishioners accept whatever priest is sent there.

When inhabitants of the area reaffirmed their decision to rejet any Negro priest, the archibithop suspended masses at the

mission.

Mess Gardin Perez; b7C

CR. Microns.

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Mr. Tolson
Mr. Nichols
Mr. Boardman
Mr. Belmont
Mr. Propen
Mr. Mehr

Mr. Ninss.
Mr. Winterrow
Tele. Room

Mr. Holloman-

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NEW ORLFANS STATES NEW ORLEANS, LA. 12/22/55 Page 2 Col. 4

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N a commendable display of good com-I mon sense the Orleans Parish School Board last week brushed aside an attempted "road block" of citizens of the community interested in discussing the problems of desegregation in a calm and intelligent way in a public school auditorium. By a 4 to 1 vote a citizens group was permitted by the Board to schedule a series of public forums on desegregation of schools. The first public forum was held last Thursday night at Rabouin School Auditorium. The Rev. Allen Hackett, pastor of the Pilgrim Congregational Church of St. Louis, spoke on how that community prepared itself for racial integration in the

pression of positive, intelligent and con- ministration, community groups with structive views on how a more mature com- "know how" in the field of human relamunity met the problem. After the sicken- tions and a statesmanlike press that helped ing daily dose of claptrap from guberna- prepare the "climate" for acceptance of torial candidates "knuckling" under for integration. votes on how they are going to "organize," "defy" and "ignore" the United Rev. Hackett was all the more interesting and made a whole lot more sense.

A quick comparison of what the gubernatorial candidates say on this subject and what the Rev. Hackett said give a keen insight as to why people generally have so little faith in politicians; why so few men of integrity are candidates for public of-

The Rev. Hackett told a most interesting story of how the whole community, being composed largely of law abiding and intelligent citizens with the will and determination, accomplished the job of integration with a minimum of incidents because there was a maximum of cooperation and good will.

EDITOR C. C. DEJOIE, JR., E THE LOUISIANA WEEKLY 12/24/55 Pere L-B Cols. 1 & 2

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Mr. Tolson. Mr. Nichols . Mr. Board wan. Mr. Belmont. Mr. Maton Mr. Mohru Mr. Forsons

Mr. Tamm

Mr. N-230

Mr. Winterrowd...

Teir. Reem Mr. Hall man ... Miss Gandy...

Stressed was the fact that there was It was most refreshing to hear an ex- competent, intelligent and firm school ad

From almost any standpoint the meeting was a success. At long last the com-States Supreme Court in this matter the munity began traveling in the right direction, one that would be expected of intelligent, law abiding citizens. Obviously we need a lot of preparation. It is our sincere hope that those who are sincerely interested will follow through with the Citizens Forum on Integration and contribute freely and liberally to the group so that more speakers may be brought here to tell us how integration has worked. Checks, money orders, etc., may be mailed to Citizen's Forum on Integration, P. O. Box 1101.

In the St. Louis story on integration the Catholic Church was credited with playing a very dominant role. Locally the Catholic Church is also playing a prominent role. The apparent difference appears that the "white supremacy boss" Leander

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Perez has more influence than the Archbishop. For the past three weeks Catholic parishioners have publicly opposed the Archbishop's announced plans of integrating Catholic schools in '56. Maybe they fear ex-communication from Perez's "high command" more so than from the Archbishop.

The New Orleans story is particularly interesting, for before all the talk about integration, most of us thought (comparatively speaking), we had a pretty fair communty-race relations wise. Now we are not so sure. The "Race Hate" boys have obviously been working overtime preparing the community for a total breakd wn in race relations.

The best thing that could have happened to New Orleans is the inauguration of the Citizen's Forum on Integration. Maybe we'll get out of the rut and shake off the peddlers of race hate who are crippling our fair city. We need to get out into the sunshine of "peace and good will to all mankind." People of character, intelligence and good will are not led around by the nose by a handful of racial bigots. We are on the side of God and the law. Let's act accordingly.

Integration Fight Pledged By Perez

District Attorney Leander H. Perez, in a bitter attack on the antisegregation ruling of the US supreme court, called for a showown against the recent desegregation rulings in the district court

Perez told the Gentilly Citizens Countil last night that he wants men in responsible posi-

tions to join him in facing contempt charges in violation of the

local court orders.

Labeling the high court today's "greatest menace to liberty and constitutional government," Pe-rez charged that the three federal judges who recently ordered the Orleans parish school board to integarte public schools were "acting under orders from Washington."

Asks for Showdown

He added:

"Until we find men in responsible positions in the state government willing . . . to be charged with criminal contempt in violation of one of the court orders, we won't have a showdown."

He said he is willing to face such charges because he is confident no Southern jury would convict him for standing up for the rights of the people.

Perez was principal speaker at the meeting of the prosegregation ganization at 4720 Painters.

He also attacked a recent edi-torial in Catholic Action of the South, official publication of the Catholic archdiocese, in which Catholics were reminded they face excommunication if they support legislation upholding segregation.

Cites Red Infiltration

"The Communists," he said, "have infiltrated into religious bodies just the same as Commuinists have infiltrated into the government."

And he added that the supreme court in Washington has "simply turned over to the NAACP (National Association for the Advancement of Colored People) every district court in the nation."

The district court in New Or-NEW CRLEANS STATES leans did not consider any of the evidence in the case in which it ruled against the parish school board, he contended.

Gentilly Terrace Dads' Club, also spoke to the program. Council chairman L. P. Davis Je. Prosided.

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NEW CRLEANS, LA. Page 3 Cols ? & 3 Richard Clark, president of the 3/10/56

Jefferson's Fears Come to Pass, Perez Says

court is today the nation's great-ly. est menace to liberty and constitutional government, Leander H. Perez, district attorney for St. Bernard and Plaquemines parishes, said Friday night.

He was principal speaker at a meeting of the Gentilly Citizens' Perez said, Council at the Gentilly Terrace showdown." school, 4720 Painters. L. P. Davis Jr., council chairman, presided.

Thomas Jesferson, Perez said, the high court usurped powers people. not granted it by the Constitution.

predictions, his fears have come filtrated into religious bodies just to pass. Today the supreme court the same as Communists have inundoubtedly is the greatest men-filtrated into the government." ace to liberty and constitutional government . . ."

Called Unconstitutional He said that the court's de Dad's Club. cision regulating the states' schools has sounded the death knell to individual freedom of the people. . .

"What right has the court to tell you that you must submit your children to racial integration, when that same court prevjously has held that (regulation of internal affairs) has been reserved to the states?" Perez asked.

Perez called the supreme court rulings unconstitutional.

"The supreme court has simply turned over to the NAACP (National Association for the Advancement of Colored People) and other Communist-front organizatins every district court in the nation," Perez charged in discussing local segregation-integration suits.

Judges who handed down a cent decision holding segregation

THE TIMES-PICAYUNE NEW CRLEAMS, LA. 3/10/56 Pere ? Col 578/

laws invalid in a case against the Orleans parish school board were acting under orders from Washington. Perez said, and "did not consider any part" of evidence presented by the school board.

He added that an order for New Orleans schools to stop segrega-tion "in a year or two" violates the law. An injunction, Perez The United States supreme said, must take effect immediate-

Ready to Stand Charges

"Until we find men in responsible positions in the state government willing . . . to be charged with criminal contempt in violation of one of the court orders," "we won't have a

He said he would be willing to stand such charges if he could find any school board that would warned of the strength of the join him. No Southern jury, he supreme court and wondered said, would convict a man for what recourse there would be if standing up for the right of the

In referring to recent Catholic action against segregation, Perez "And now," Perez said, "his said "the Communists have in-

Speaking briefly on the program was Richard Clark, president of the Gentilly Terrace

Mr. Tolson. Mr. Nichols. Mr. Boardman. Mr. Belmont. Mr. Nama Mr. Mohr . Mr. Prom as. Mr. Rosan. Mr. Tamm. Mr. Nease .. Mr. Winterrowd_ Tele. Room Mr. Hollorian. Miss Gandy.

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Tamm. Nease -

Integration Foe May Get Inquiry Post

Perez Considered For Chief Counsel In School Probe

(Picture on Page 29.)

Leander Perez, well-known Louisiana political figure and an outspoken foe of school racial integration, is being considered for appointment as cauef counsel to the House District Subcommittee, which plans in investigation of District schools. Perez, reached at Laton Ruge, La., confirmed Washington reports that he is a candidate for the post and that he had talked with Rep. James (D.Ca.) shout the and C. Davis (D-Ga.) about the appointment.

Davis refused to confirm or deny the report, saying he will issue a statement only after his Subcommittee meets Thursday. Perez said he would confer with Subcommittee members Thursday in Washington.

Perez said he did not know anything about staff arrange-ments for the investigation, scheduled to begin this week. It was learned, however, that James M. Tnomson, a 30-year-old Alexandria attorney, is being considered for a staff post.

Perez, who is the district attorney of St. Bernard and Plaquemines Parishes (counties) in southern Louisiana, was National Director of the State Rights movement which ran an unsuccessful candidate for President in 1948.

He said he has been "reading" about" the integration of Washington's public schools.

Perez said a person whom he would not identify has been "investigating" the Washington school situation for him. His interest was aroused, he said, "because of the threat of some racial integration (in the South) through the Federal Courts."

through the Federal Courts."

He said a police report of racial incidents in and around District schools, published June 1d in The Washington Pest and Times Herald, "looks pretty bul!" The report listed a total of 34 incidents of varying degrees of seriousness since Feb grees of seriousness since Feb.



Considered

Leander Perez, a Louisiana district attorney, who is a for af school integration, is being considered for appointment as chief counsel to the House District subcommittee planning an investigation of D. C. schools. (Story, Page 1.)

If he received the appoint-

ment, Perez said, he would keep

"an open mind to find facts hat justify conclusions." As yed

whether he believed an investi-gation is necessary, he reptied: "The committee must feel there

"The committee must feel there is grounds for an investigation."

The five-man subcommittee was set up to investigate alleged "lowered standards" in the schools and "juvenile delinquency" here. The action was suggested by Rep. John Bell Williams (D-Miss.), who was named to the group.

While in Washington, Perez said he hopes to testify bifore the Senate Judiciary Committee "against those so-called givin rights bills."

civil rights bills."



Winterrowd _ Tele. Room -Holloman -Gandy -LEANDER PEREZ; LTC VICTIMS

CIVIL RIGHTS

A full investigation was conduct at request of Department into allegation that Perez

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Department by memo 5/4/56 advise that no further investigation would be undertaken in this ces

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Leander Perez
Being Considered
For Chief Counsel

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Perez, reached at Baton Rouge, La., confirmed Washington reports that he is a candidate for the post and that he had talked with Rep. James C. Davis (D-Ga.) about the appointment.

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He said a police report of racial incidents in and around District schools, published June 10 in The Washington Post and Times Herald, "looks pretty bad." The report listed a total of 34 incidents of varying degrees of seriousness since Feb.

27, 1953.

If he received the appointment Perez said, he would keep "an open mind to find facts that it is the conclusions." As ked whelf he believed an investigation is necessary, he replied: "The committee must feel there is grounds for an investigation."

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Integration Foe Slated To Be School Quiz Aide

Appointment of Leander H. Perez, Louisiana State official and an opponent of school integration, as chief counsel to House investigators of the Dis-trict schools, is expected to be announced Thursday.

The District schools investigation is to be made by a House District subcommittee. The subcommittee's announced aims are to look into juvenile delinquency and lowered standards in the schools.

Mr. Davis said in Baton Rouge, La., today that he heard he was being considered for the subcommittee counsel post and had talked about it by telephone with Representative Davis, Democrat of Louisiana. He said he is not a candidate for the job, "but if I can be of service I'll consider it."

Mr. Davis said today he does not want to make any statement about Mr. Perez' appointment until after the subcommittee meets Thursday.

Read of Problems Here

Mr. Perez said he had read of the problems of school integration in the District, but had not investigated them himself. He said a couple of months ago he asked someone who had been recommended to him—he said he did not recall the name to make an investigation of the school situation here. He said he had not received a report.

Asked about his interest in the matter, he said:

"Everybody is interested. This is an innovation in govern-ment, the first time in history an attempt is being made to use the coercive powers of the Government to force integration."

Mr. Perez is district attorney in St. Bernard and Plaquemines Parishes (counties) in Southern Louisians. He was formerly head of the States' rights movement in Louisiana.

Primises Open Mind

He said that if he is appointed to the post here he would keep an open mind in the finding of facts on which conclusions could

be based. session at Baton Rouge and Mr.
Perez said that is the occasion
for this visit there. He added
that he intends to visit Washintended and would testify before
the Senate Judiciary Committee
in coposition to the civil right.

The senate Judiciary Committee
have master minded the Dixiebills. The State Legislature is in



LEANDER H. PEREZ Appointment Expected

LEANDER PEREZ:

ET AL - VICTIMS CIVIL RIGHTS

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Tolson -Nichols -Boardman -Belmont -Mason -Mohr -Parsons / Rosen Tamm. Nease -Winterrowd -Tele. Room -Holloman L Gandy 4

A full investigation was conducted at request of Department into

allegation that Perez

Department by memo 5/4/56 advised that no further investigation would be undertaken in this case.

Mr. Perez has been described as the lone remaining political Thurmond of South Carolina boss in Louisiana and a benevilent dictator, with stress in Plaquemines Parish is delent idictator, with stress in Plaquemines Parish is de-idictitor"—in his bailiwick, scribed as perhaps the richest in Plaquemines Parish.

He also has been called a ing about the results he wants in shores. politics. He is rated one of the most able constitutional lawyers in the country. One description is that he is a fiery man of strong likes and dislikes and in nowise lacking in cour-

Known as "the Judge"

In Louisiana when you refer to "the Judge" only one person is meant—Mr. Perez. He was formerly judge in the district which includes St. Bernard and Plaquemines Parishes where he is now district attorney. In St. Bernard, however, his rule is not absolute; he has to divide it with

Louisiana. It has valuable sulwizard when it comes to bring-tidelands oil is off its extensive

Thomas L. Stokes, writing in The Star in August, 1949, said Mr. Perez is "heavy in oil," and continued:

"He owns royalties all over his Louisiana domain. He combines business and politics in a way of life that has made him both rich and powerful. . . . He runs a virtual dictatorship which . . buts other famous bosses—the Hagues, Pendergasts and Crumps -in the shade . . ."

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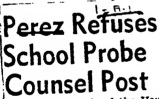
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Chairman Davis of the House District Subcommittee planning to investigate juvenile delinquency and Washington's public schools Adday announced that Leander Perez. Louisiana political leader, has requested that the subcommittee not appoint him as counsel.

Mr. Davis, Democrat of Georgia, said he had received a telegram from Mr. Perez saying that pressure of other business would keep him from accepting the

Mr. Perez had been considered as counsel of the subcommittee, Mr. Davis said, indicating that Perez would have been appointed if he had not withdrawn.

II he had not withdrawit.

Asked when his subcommittee may select someone else, the Georgian said he had fixed notate for the next meeting.

date for the next meeting.
"We have several prospects on
out list, flowever," Mr. Davis
said.

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Department by memo 5/4/56 advised that no further investigation would be undertaken in this case.

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Six Others Ask for Job

Perez Turns Down Offer Of School Inquiry Post

By Eve Edstrom Staff Reporter

school segregationist, said yes- you to consider appointment terday he is too busy to take of committee counsel other the job of chief counsel for a than myself. House inquiry into the Dismittee's consideration and astrict's integrated school sys- sure you of my fullest coopera-

Rep. James C. Davis (D-Ga.), who heads the House District Subcommittee which is planning the investigation, said he had unsolicited applications from six other lawyers who want the job. Davis would not counties) in southern Louising the counties in the counties in the public well and the counties well and the c from, six other lawyers with want the job. Davis would not reveal their names and gave ana, he now was busy with reveal their names and gave ana, he now was busy with reveal their names and gave ana, he now was busy with reveal their names and gave ana, he now was busy with reveal their names and gave ana, he now was busy with reveal their names and gave ana, he now was busy with reveal their names and gave analysis of the second se no indication when the inquiry would begin.

Davis yesterday. The telegram official capacity.

confirmed a July 4 telephone when Perez' appointment conversation with Davis and was rumored earlier this week,

Leander Perez, powerful school situation in Washing-Louisiana political boss and ton, D. C., impels me to request

tion in your important under-

ters of public importance."
He added that he would be

Perez, reached in Baton
Rouge, La, released the conglad to be of service to the
subcommitte but not in an
tents of a telegram he sent to
tents of a telegram official capacity.

advised that:

"Pressure of important public business here weighed with land attorney, was being conthe fact that your subcommittee can secure well-qualified counsel to represent it in the at liberty" to discuss such an investigation of interracial NOT PEOCHDED 126 JUL 11 956

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FD-204 (Rev. 9-23-58)

UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

File Number: LEANDER PEREZ, SR., District Attorney, Title: Plaquemines Parish, Louisiana; ET AL; ET AL CIVIL RIGHTS; ELECTION LAWS haracters Letter to New Orleans FBI Office from Synopsis: The following undated letter, postmarked December 11, 1959 at Louisiana. was received from

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 0-20 (Rev. 1-28-59)

Mr. Tolson Mr. Belmont -Der Bogwoach __ Mr. McGuire Mr. Mohr -M. Parsons Mr. Trotter. Mr. W.C. Sullivan Tele. Room -Mr. Holloman -Miss Gandy

UPI -11

(CIVIL RIGHTS)

THE CIVIL RIGHTS DIVISION OF THE JUSTICE DEPARTMENT IS STUDYING REPORTS OF IRREGULARITIES IN ABSENTEE VOTING IN THE LOUISIANA

OCRATIC PRIMARY DEC. 5.
THE DEPARTMENT SAID IT HAD RECEIVED COMPLAINTS FROM PLAQUEMINES DEMOCRATIC PRIMARY DEC.

PARISH.

THE COMPLAINTS ARE UNDER STUDY, THE DEPARTMENT SAID, TO SEE
WHETHER AN INVESTIGATION IS WARRANTED.

A SECOND PRIMARY WILL BE HELD JAN. 9, TO DETERMINE THE WINNER FOR
THE GOVERNORSHIP. NEW ORLEANS MAYOR DE LESSEPS S. MORRISON AND
FORMER GOV. JIMMIE DAVIS WILL OPPOSE EACH OTHER IN THE RUNOFF.

57C Civil Rights; Elections

SO JAN'7

WASHINGTON CAPITAL NEWS SERVICE

U.S. Sifts Absentee Vote in Plaquemines

(States-Item Washington Bureau)

WASHINGTON-The U.S. department of justice said today it is investigating absentee voting in Plaquemines parish for possible civil rights violations.

Joseph M. Ryan Jr., acting assistant attorney general in charge of civil rights, confirmed that he

has received a report on Plaquemines voting from M. Hepburn Many, U. S. attorney in New Orleans.

The report contains complaints by Plaquemines citizens. The nature of the complaints was not disclosed.

An unusually high percentage of absentee ballots were cast in the Dec. 5 primary.

In civil rights cases, the federal government is concerned with the rights of voters to have itheir ballots properly recorded, and with those of candidates to be credited with all ballots cast in their behalf.

640 Absenteed

Tally sheets in the Louisiana secretary of state's office in Baton Rouge show that a

total of 640 Plaquemines voters cast absentee ballots in the primary. This is more than 11 per cent of the 704 voters who voted.

By comparison, Orleans parish voters cast 1993 absentee votes, one per cent of the 169,-705 votes cast.

In the absentee balloting in Plaquemines, gubernatorial candidate Jimmie Davis compiled 614 votes to 25 votes for Chep Morrison, a margin of 24 to one.

In total voting in Plaquemines, Davis led Morrison, 3822 to 1137, a margin of three to one.

Sheets Show Vote

Tally sheets show the fullowing absentee voting, precinct by precinct, in PlaqueMr. W.C.Sullivan Tele. Room. Mr. Holloman. Miss Gandy-

Mr. Tolson Mr. Belmont Mr. DeLoach Mr. McGuire Mr. Mohr.

Mr. Tamm Mr. Trotter.

New Orleans States and Ttem New Orleans, La. 12-24-59 Page 1 Col 1 NEW ORLEANS OFFICE

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LEANDER PEREZ, SR., District Attorney, Plaquemines Parish, La., et al;

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THE TIMES-PICAYUNE DECEMBER 25, 1959 NEWORLEANS LOUISIAN NEW ORLEANS OFFICE

H4-15206-A 117 JAN 12 . 160

LEANDER PEREZ, SR., District Attorney, Plaquemines Parish, La., et al;

VICTIMS, et al; CR; EL

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plaints Are Cited

omplaints involving absentee ballots cast in the first Demoparish are presently under inves- in the afternoon States to a law by the clerk of court, ex said Thursday.

targe number of absence ballots in the Dec. 5 primary election to be out of the parish on election by his office. He said that they a total of 640 absence ballots have been studied and a report a total of 640 absentee ballots sent to Joseph M. F. Ryan Jr., cast. acting assistant attorney general "Unfortunately, more absent to vote absentee and to vote

that they were made by a num-of the parish on election day. the Dec. 5 primary.

11 PER CENT OF VOTES

only 1993 absentee ballots were the parish on election day. cast in Orleans parish, represent- URGED TO VOTE JAN. 9 ing only 1 per cent of the total vote of 169,705.

compared to only 25 for deles-seps S. Morrison. The total vote in Plaquemines gave Davis 3822 government agents, the same as and Morrison 1137.

issued a statement defending the pose of frightening qualified

Plaquemines Parish Com-legality of the absentee ballots voters from exercising their He said that the parish fears no right to vote. federal investigation.

PEREZ STATEMENT

tigation by the department of statement from the United officio parish custodian of voting justice in Washington, United States 'attorney general' office machines. If any federal at-States Atty. M. Hepburn Many in Washington and New Orleans torney desires to see them the that complaints by Plaquemines clerk of court will be glad to make them available so they The federal prosecutor for the eastern district of Louisiana concerning the unusually large number of absentee ballots in the Dec. 5 primary election is the make them available so they may be checked against the official tabulation of votes cast in the first primary. "We again urge all voters in plaquemines parish who expect The federal prosecutor for the parish citizens (evidently a

in charge of civil rights, to de-tee ballots were not cast in solidly against Chep Morrison termine if there has been any Plaquemines parish because with his Jimmie Hoffa-NAACP violation of federal laws. Many would not discuss the national particle particle particle and the particle part

ber of Plaquemines citizens after "The absentee ballots were to our peace, happiness cast by a large number of welfare and to Morrison's Plaquemines parish voters who threatened interference in our Records of the secretary of are engaged in offshore oil and parish affairs as he has openly state's office in Baton Rouge sulphur operations outside the declared." show that 640 absentee ballots parish and some who are in the Tally sheets show the followwere cast in Plaquemines, rep military service, besides others ing absentee voting, precinct resenting over 11 per cent of the who are employed elsewhere by precinct, in Plaquemines, 5704 votes cast. By comparison, and who expected to be out of (D-Davis; M-Morrison; R-W. M.

"Under Louisiana law voters ote of 169,705.

In Plaquemines parish, guber-parish on election day have a natorial candidate Jimmie H. Da-right to vote absentee. This vis received 614 absentee votes, right cannot be denied them by Morrison 1137. they made complaints to the Pander H. Perez, Plaquemines New Orleans district attorney's disrict attorney and chairman of office before the first primary the parish Democratic committee, election, with the evident pur-

"We do not fear any intestigation by federal attorneys. His statement in full follows: Our parish absentee ballots are "Front page publicity is given preserved as required by state

> lose their right to vote if they do not vote absentee to be sure

Morrison-Hoffa - NAACP threat

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2.1	47	1	0	
8.1	66	•	0	1
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4.2	29	3	1	
4.8	5	0	0	
5.1	24	1	0	
6.1	114	2	0	
7.1	20	1	0	
7.2	5	0	0	
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Agency 1cc: AAC Civil Rights Division			
Request Recd. Form 6-9:- F. West Mea.			H. OT.
Agency 1cc: AAC Civil Rights Division Request Recd. Form 6-2: F WESTER Date Fwd. 9/27/65			Direct.
Request Recd. Form 6-9:- F. West Mea.		CIVIL RIGHTS UNIT	punt.

FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

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DETAILS

Investigation in this matter was instituted following the telephone complaint on September 20, 1965 by

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9/30/65 3 P. 19

PLAIN TEXT

URGENT

670

TO SAC NEW ORLEANS

TELETYPE

FROM DIRECTOR FBI

LEANDER PEREZ, SR., ET AL;

ЫC

VICTIMS, CIVIL RIGHTS.

REURAIRTEL NINE TWENTY, SIXTYFIVE AND REPORT OF SA

NINE TWENTY-TWO, SIXTYFIVE.

BUREAU IS IN RECEIPT OF A COPY OF A LETTER FROM

WRITTEN TO THE PRESIDENT DATED NINE TWENTY-SEVEN, SIXTYFIVE CONCERNING THIS MATTER.

Tolson Belmont Mohr . DeLoach Casper. Callahan Felt Gale Rosen Sullivan 19 OCT 1 4965 Tavel. Trottet Tele. Room MAIL ROOM TELETYPE UNIT

NOTE: In a letter to the President (ccs to Director, Attorney General and Roy Wilkins, NAACP).

requested an investigation of allegations that

noted Leander Pink is noted segregationist, is the political leader in Plaques has Parks.

Office on 9/16/65, making original complaint and was requested to furnish details as to original source of information so that it may be reported.

was furnished to the Department which contained results of interview with containing allegations

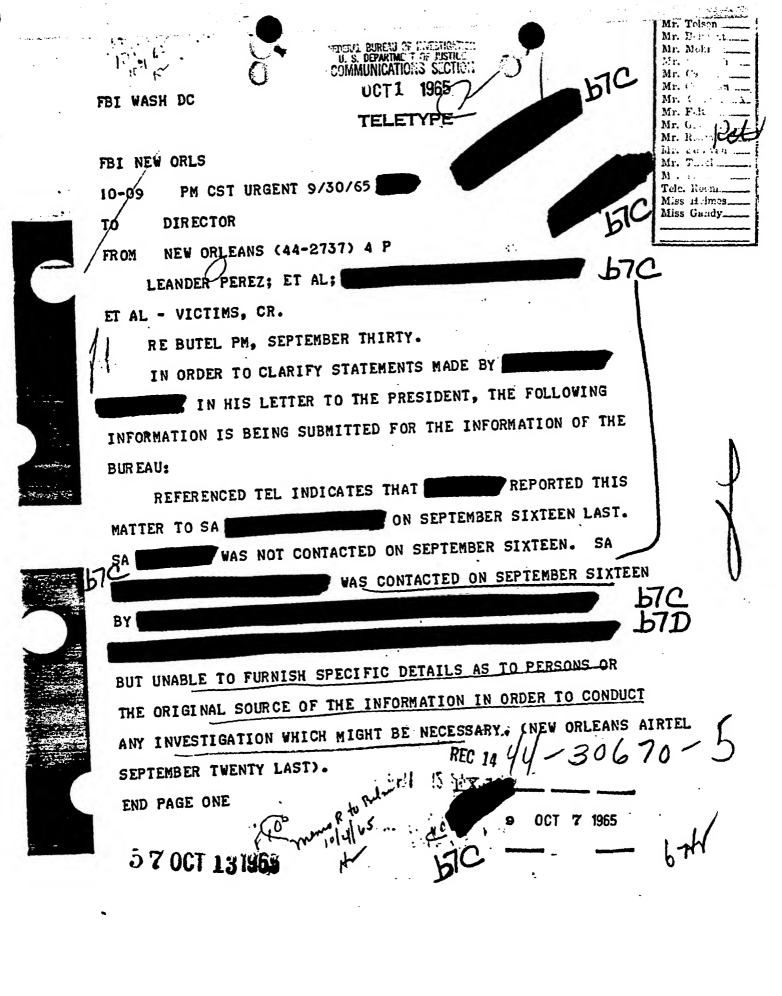
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U.S. DEPARTMET INSTRUCTION SEP 3 0 1965
TELETYPE

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	The Attorney General			r 4, 1965	
₩ 57C	Director, FBI LEANDER PEREZ, ET_AL.; ET AL VICTIMS CIVIL RIGHTS	1 1 1	- Mr. Mohr - Mr. DeLoac - Mr. Belmon - Mr. Rosen - Mr Mr.	b7CV-	
Ь7С Ь7D	dated September 22, 1955, furnished to the Civil Rights	This letter conce	rns allegations A report	C'D-READING ROOF BI	Oct 4 5 28 PH 965
J-70	with represent with represent with represent with represent with may be with sinformation had been supported by the White House, Washington be with the White House, Washington be with the work washington by the	of interest to you as also been furni Special Assistant	shed to		L
lison — linont — linont — lan	1 - The Deputy Attorney General Assistant Attorn	ure)	10/4/65, same	E caption, 570 2 30670 007 5 1965	2
Jo John Sale	dated September 22, 1965, furnished to the Civil Rights with represent with represent to this matter which may be the White House, Washing Enclosure 1 - The Deputy Attorney General See Rosen to MANUED 2 OCT 5 1965 COMM-FBI	concerning this man division. This letter concerning this man division. Transition clarifying the transition clarifying the transition of this Burn of interest to you as also been furning special Assistant on, D. C. The letter concerning this man division.	are allegations A report atter has been contacts by = cont	e caption, 570 007 5 1965	5 28 71. 6.7

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October 4, 1965 BY LIAISON 1 - Mr. Mohr 1 - Mr. DeLoach 1 - Mr. Belmont 1 - Mr. Rosen Honorable Marvin Watson 1 - Mr. Special Assistant to the President ЫC - Mr. 1 - Mr The White House Washington, D. C. Dear Mr. Watson: A copy of a letter dated September 27, 1965, which was designated for me addressed to the President from has been received. This letter concerns allegations S that I am enclosing information clarifying contacts by Ewith representatives of this Bureau relative to this matter which may be of interest to the President, This information has also been furnished to the Attorney General. OCT 6 1965 Enclosure Dug FH 195 67C See memorandum Rosen to Belmont, dated 10/1/65, Mohr . DeLoach Casper . captioned "Leander Perez, Et Al.: Callahan . (9) Contad . Et Al. - Vicums, etc." Felt -Gale Sullivan. Tavel MAL 1985 TELETYPEUNIT



PAGE TWO ON SEPTEMBER EIGHTEEN AND 157C DID NOT CONTACT SA THE FILE DOES NOT REFLECT HE CONTACTED ANYONE ON THIS DATE. 67C PREQUESTED 157C AND TELEPHONICALLY CONTACTED BY TWO AGENTS COME TO SEE HIM AT HIS OFFICE AS HE HAD THE COMPLETE DETAILS CONCERNING THE ORIGINAL INFORMATION THAT HE HAD PREVIOUSLY FURNISHED TO THE BUREAU. IMMEDIATELY PREPARED A MEMORANDUM ON HIS CONVERSATION. WAS INSTRUCTED TO CONTACT ON SEPTEMBER TWENTY, SA! ON SEPTEMBER TWENTY AND CONTACTED 'S EARLIEST CONVIENCE, REQUESTED HE TALK TO AND ARRANGEMENTS WERE MADE TO INTERVIEW OFFICE AT TEN THIRTY AM, SEPTEMBER TWENTY ONE LAST. WAS NOT CONTACTED ON SEPTEMBER TWENTY ONE LAST. ON THE MORNING OF SEPTEMBER TWENTY ONE LAST, TELEPHONICALLY END PAGE TWO

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PAGE FOUR 57C 'S OFFICE WENT IMMEDIATELY TO MR. WITH ANOTHER AGENT. UPON ARRIVAL, MR. WERE PRESENT. INTERVIEW OF TWO WITNESSES NOT CONDUCTED IN PRESENCE OF OR THE ABOVE FACTS ARE SELF-EXPLANATORY. MR. WHEN HE ORIGINALLY CONTACTED THE OFFICE, DID NOT HAVE SPECIFIC INFORMATION. WHEN HE DID HAVE SPECIFIC INFORMATION AN APPOINTMENT WAS MADE AT THE ST CONVENIENCE FOR THE FOLLOWING DAY. UPON RECEIPT OF INFORMATION THAT THE VICTIMS IN QUESTION WERE ENROUTE TO THE NEW ORLEANS OFFICE, THE MATTER WAS GIVEN TO THE AGENT WHO WAS HANDLING WAS SO ADVISED. THE ONLY TWO THE CASE AND MR. INDIVIDUALS WHO HAD SPECIFIC INFORMATION WERE INTERVIEWED. (RE NEW ORLEANS REPORT OF SEPTEMBER TWENTY TWO).

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END

FBI WASH DC

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10/4/65

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Airtel

BAC, New Orleans (44-2737) To:

Director, FBI (44-80614) From:

PEREZ. ET AL LEANDER

CIVIL RIGHTS

Reurtel 10/1/65.

Enclosed is a copy of a letter dated 9/27/65, addressed to the President, a copy of which was designated for the Director, Also enclosed is a copy of an LHM furnished to the White House and Attorney General by the Bureau concerning this In setting forth the series of events concerning matter. may be inferring this matter it appears that that Agents of your office delayed in handling his complaint.

It is also noted that he claims he reported this on 9/18/65; however, retel states that matter to BA on 9/18/65, and your file he did not contact SA does not reflect he contacted anyone on that date. Your Padvised he had tel also indicated that as soon as specific details of this matter, an appointment was made with him to obtain the information. When the victims were interviewed on 9/21/65, they furnished information regarding an incident which did not take place until 9/20/65, the The BAC should day before the date of the interview. to insure there is no personally contact misunderstanding on his part that there was a delay by the Bureau in the handling of this matter.

REG. 56

Sugirted results of your contact

BUSENAED-DIRECTOR

Tolson

Gale Roser Enc.

Belmont DeLoach

(4) Caspet Callahan

NOTE:

1965 AIL ROOM TELETYPE UNIT

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COMM-FBI

OCT

5 1965

same caption,

See memorandum A.

to Mr.

Rosen

Belmont/dated 10/4/65,

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FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

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October 4, 1965	Rosen Sullivan Tavel
- Mr. Mohr	Trotter

Holmes ..

: Mr. Belmon TO

DATE:

1 - Mr. Mohr 1 - Mr. DeLoach

FROM: A. Rosen

- Mr. Belmont - Mr. Rosen

SUBJECT: LEANDER PEREZ,

- Mr.

ET AL -

1 - Mr. 1- Mr.

VICTIMS

CIVIL RIGHTS

In a letter to the President dated 9/27/65 (copies of which were designated to the Director, the Attorney General and Mr. Roy Wilkins, National Association for the Advancement of Colored People),

requested an investigation concerning allegations

related he reported this matter to the FBI on 9/16, 9/18/65, and again discussed the matter on 9/20/65, at which time an appointment was made with him for an interview on 9/21/65. He states the appointment was canceled but subsequently on the same date briefed Agents who took statements from the alleged victims.

The inferred delay by the Bureau in handling his complaint which makes in his letter is not true and letters to the White House and Attorney General setting the record straight are attached.

BACKGROUND:

EX 110 REC. AL

44-3062

The New Orleans Office has advised that contacted that office on 9/16/65, alleging

He was unable to furnish specific details as to the identity of these persons

or the source of this information. He said he would advise when he obtained additional details.

The New Orleans Office has no record of any contact on 9/18/65. with

contacted the New Orleans Office On 9/20/65, and advised he had complete details concerning the matter. A request was made to interview him at his earliest convenience and an appointment was made with him for the morning of 9/21/65.

Enclosures - Sent 10 - 5 - 65

CONTINUED - OVER

PERS. REC. UNIT

(8)

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Memorandum to Mr. Belmont RE: LEANDER PEREZ, ET AL

On the morning of 9/21/65.

contacted the office and advised that
were
en route to the New Orleans Office for interview. The Agent
handling the case was instructed to interview these victims
and notify Mr. that he desired to postpone his
appointment until these victims were interviewed.

Agents
immediately went to 's office and interviews with and each of the two victims were consummated in private.

All 157C 157D

A report dated 9/22/65, containing the results of these interviews was furnished to the Civil Rights Division and no additional investigation has been requested.

ACTION:

XI

(1) Attached for approval is a letter to the White House and the Attorney General setting the record straight concerning our contacts with regarding this matter.

Memorandum to Mr. Belmont RE: LEANDER PEREZ, ET AL

(2) The Special/Agent in Charge is being instructed to contact to insure there is no misunderstanding on his part that the Bureau delayed in handling this matter.

elm for

p_

d

Leander Perez, Et Al.

recontacted our office

Messrs. and these two individuals, and and and are impediately interviewed on September 21, 1965

The results of the interviews were furnished to the Civil Rights Division of the Department of Justice for consideration as to whether any Federal action is warranted.

FBI

Transmit the following in (Type in plaintext or code) AIRMAIL (Priority) TO: DIRECTOR, FBI (41-9644) FROM: SAC, NEW ORLEANS (44-2737) SUBJECT: LEANDER PEREZ SR.; ET AL CIVIL RIGHTS 57C Re New Orleans airtel to Bureau are 8 copies of a self-explanatory letterhead memorandum. One copy is also being furnished to the United States Attorney, New Orleans, Louisiana. (3) - Bureau (Edgs. 8) 2 - New Orleans (5) ACC. 32 EX. 100 1 007 11 1865		Date: 10/7/65
TO: DIRECTOR, FBI (41-Sec44) FROM: SAC, NEW ORLEANS (44-2737) SUBJECT: LEANDER PEREZ SR.; ET AL CIVIL RIGHTS Re New Orleans airtel to Bureau, 10/6/65. Enclosed herewith for the Bureau are 8 copies of a self-explanatory letterhead memorandum. One copy is also being furnished to the United States Attorney, New Orleans, Louisiana. 3 - Bureau (Encs. 8) 2 - New Orleans (5) LEC: AAG Civil Medical Columbia Tec: AAG Civil M	ransmit the following	ing in (Type in plaintext or code)
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SUBJECT: LEANDER PEREZ SR.; ET AL CIVIL RIGHTS Re New Orleans airtel to Bureau, 10/6/65. Enclosed herewith for the Bureau are 8 copies of a self-explanatory letterhead memorandum. One copy is also being furnished to the United States Attorney, New Orleans, Louisiana. 3 - Bureau (Encs. 8) 2 - New Orleans (5) LEANDER PEREZ SR.; ET AL ET AL VICTIMS ET AL VIC	TO:	DIRECTOR, FB1 (22-500-5)
Re New Orleans airtel to Bureau, 10/6/65. Enclosed herewith for the Bureau are 8 copies of a self-explanatory letterhead memorandum. One copy is also being furnished to the United States Attorney, New Orleans, Louisiana. 3 - Bureau (Encs. 8) 2 - New Orleans (5) B7C 1cc: AAG Ciril Photos Division 1/6 5	FROM:	SAC, NEW ORLEANS (44-2737)
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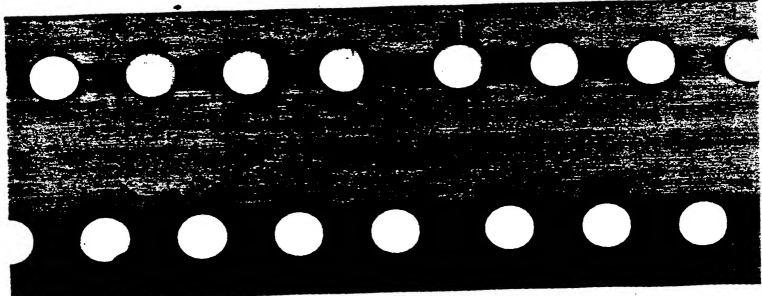
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			Date:	9/24/65		Mr. Mah
Transm	nit the following	in	(Type in plaintext	or code)		Mr. Tavel
	AIRTEL	AIRMAIL				Mr. Tretter Tele. Room Miss Holmes
Via			(Pri	ority)		Miss Gandy
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10/15/65 GENERAL INVESTIGATIVE DIVISION We previously receive and furnish to the Department allegations that **57D** Department in attached memorandum now requests we interview six specifi persons who allegedly can furnish pertinent information and interview any others named by them who may have information; also interview five **b71** persons who as well as fully identify Investigation being ordered. 57C Although Perez is parish Presiden he is not being advised of institution.







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FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

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57C **Airtel** 1 - Mr. SAC, New Orleans (44-2737) To: Director, FBI (44-90644)/// From: LEANDER PEREZ, SR., ET AL; ET AL - VICTIMS INVOLUNTARY BERVITUDE AND SLAVERY **57C** dated 9/22/65. Rerep of BA bearing character Civil Rights. Enclosed herewith is a copy of a self-explanatory memorandum from the Department dated 10/14/65, requesting specific limited investigation. Immediately institute the requested investigation and surep within five days of receipt of this communication setting forther therein it is a limited investigation. Leander Perez, Sr., Parish President, should not be advised investigation is being instituted. Enclosed memorandum should be carefully reviewed to insure that all phases of requestdinvestigation are thoroughly covered. Investigation must be assigned to experienced mature Agent personnel. Advise all persons contacted that investigation is being conducted at the specific request of Mr. John Doar, 1965 AAG, CRD, USDJ. COMM-FB! OCT 18 Enc. We previously received and furnished to the Department (4) NOTE: Tolson allegations that Belmont Mohr DeLoach . Caspet Contad Felt Gale Sullivan mued next page...

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Department in attached memorandum now requests we interview six specific persons who allegedly can furnish pertinent information and interview any others named by them who may have information; also interview five persons who as well as fully identify

Investigation being ordered.

Although Perez is Parish President, he is not being advised of institution of requested investigation.

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NEW ORLEANS DIVISION

AT PORT SULPHUR, LOUISIANA

Contact

ADMINISTRATIVE

All persons contacted in this investigation were advised that this investigation was being conducted at the specific request of Mr. JOHN DOAR, Assistant Attorney General, Civil Rights Division, United States Department of Justice.

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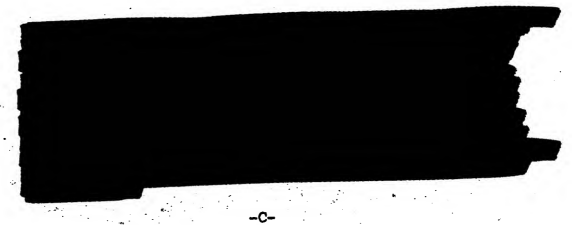
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All persons contacted were advised that investigation was being conducted at the specific request of Mr. JOHN DOAR, Assistant Attorney General, Civil Rights Division, United States Department of Justice.

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NO 44-2737 Pic

ADMINISTRATIVE

Efforts were made to locate on November 12, 1965 and he

All persons contacted were advised that investigation was being conducted at the specific request of Mr. JOHN DOAR, Assistant Attorney General, Civil Rights Division, United States Department of Justice was out of town. Justice.



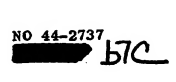
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FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

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Details:

This is a limited investigation.







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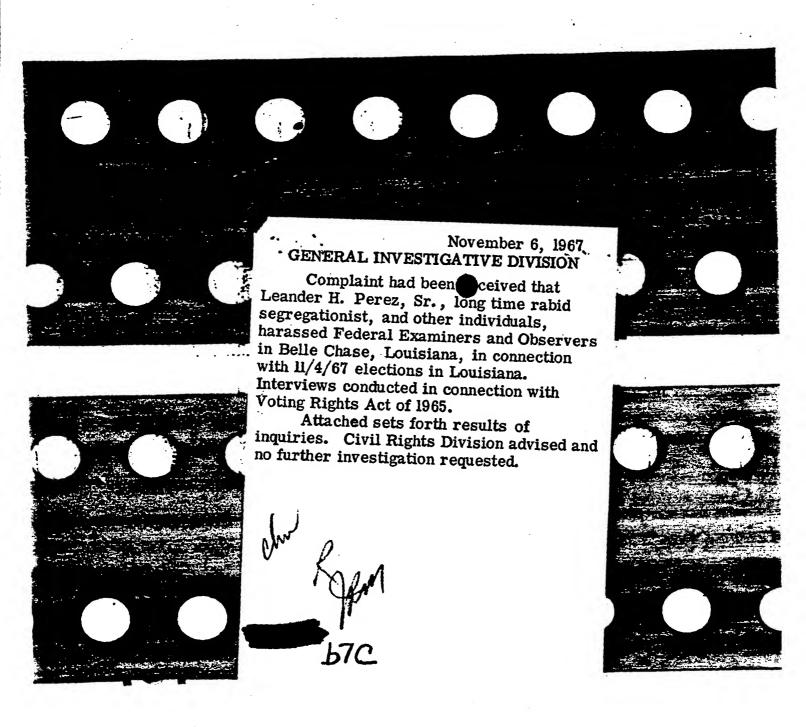
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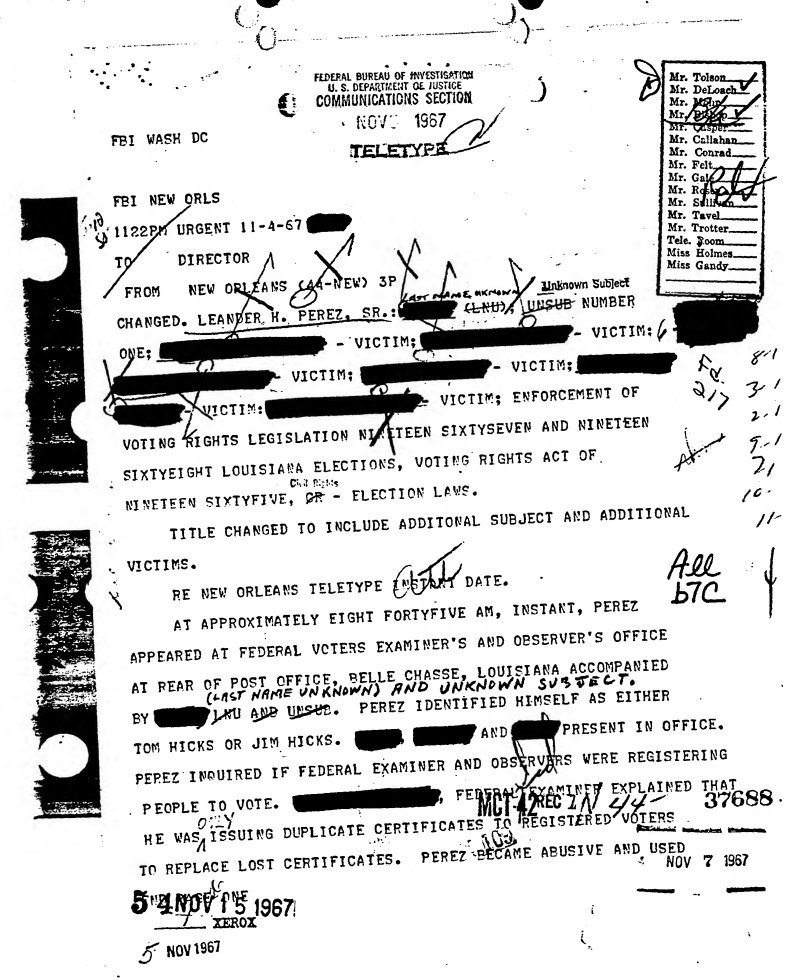
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END PAGE TWO

PAGE TWO HE PICKED UP A LIST OF FEDERALLY REGISTERED VOTERS PROFANITY. IF HE COULD SEE IT. AND AND ASKED CONSENTED AND PEREZ EXAMINED IT. PEREZ PICKED UP AN ENVELOPE FROM THE STEEL S DESK WHICH CONTAINED COMPLETED REQUESTS FOR TOOK THE ENVELOPE FROM PEREZ'S DUPLICATE CERTIFICATES. HAND AND TOLD PEREZ HE COULD NOT LOOK AT THIS. PEREZ THEN WENT BEHIND 'S DESK AND LOOKED INTO S OPEN BRIEFCASE. PEREZ THEN SHOOK TWO OTHER BRIEFCASES NEXT TO STATED HE WAS "CHECKING FOR ARMS". PEREZ THEN PULLED OPEN THREE UPPER DRAWERS OF A FOUR DRAWER FILE CABINET AND SAID "WHERE IN HELL ARE THE MACHINE GUNS? I KNOW DAMN, WELL THERE (LAST NAME UNKNOWN) AND UNKNOWN SUBTI LINO, AND UNOUS LEFT OFFICE MUST BE SOME." AS PEREZ, NEGRO, WHO HAD COME INTO THEY ENCOUNTERED OFFICE TO OBTAIN DUPLICATE CERTIFICATE. PEREZ INQUIRED IF NEGRO WAS TO BE REGISTERED, BUT AND UNSUB GUIDED PEREZ FROM PRIOR TO GOING TO FEDERAL EXAMINER'S AND OBSERVER'S OFFICE PEREZ, LNU, AND UNSUB NUMBER ONE WENT TO VOTING POLL LOCATED AT BELLE CHASSE FIREHOUSE. PEREZ REQUESTED TO IDENTIFY THEMSELVES, WHICH THEY DID. PEREZ WROTE DOWN

PAGE THREE

THEIR NAMES AND MADE COMMENTS REFERRING TO THE CIVIL SERVICE COMMISSION EMPLOYEES AS "JOHNSON'S BOYS", "FEDERAL SPYS", AND

GENERALLY USED OBSCENE AND ABUSIVE LANGUAGE.

LNU AND UNSUP LEFT AND WENT TO FEDERAL EXAMINERS OBSERVERS OFFICE AT POST OFFICE AS WHEN PEREZ LEFT EXAMINER'S-OBSERVER'S OFFICE HE RELATED ABOVE. RETURNED TO POLL AT WHICH TIME REQUESTING TO SEE HIS PEREZ DIRECTED COMMENTS TO AS HE HAD IDENTIFICATION AND MADE SIMILAR COMMENTS TO MADE TO OTHER FEDERAL OBSERVERS.

ALL INTERVIEWS CONDUCTED BY BUAGENTS AT U.S. POST OFFICE. United States Attorney USA ADVISED. REPORT FOLLOWS.

ECORR PAGE ONE LINE IN SHOULD BE

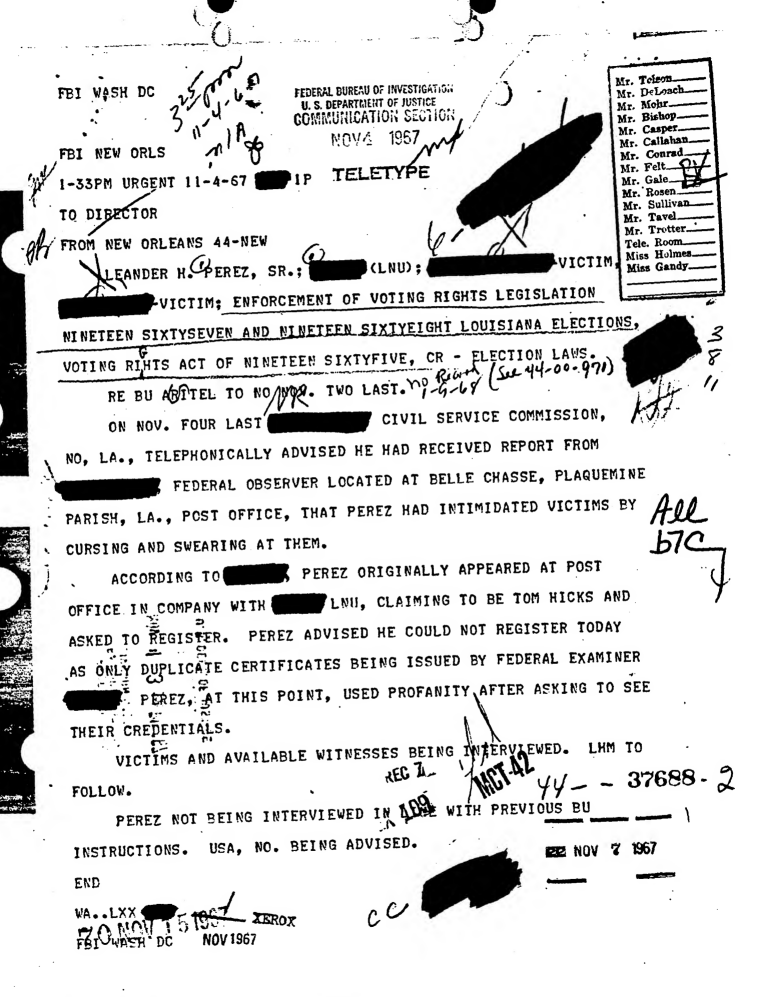
HE WAS ONLY ISSUING DUPLICATE CERTIFICATES TO REGISTERED VOTERS

END

JMS

FBI WASH DC

CLR



6-94 (Rev. 1-31-63) OPTIONAL FORM NO. 10 MAY 1942 EDITION GEA GEN. MG. NO. 37

UNITED STATES GOVERNMENT

1- FILE COPY

Memorandum

TO: Assistant Attorney General DATE: November 14, 1967 CIVIL RIGHTS DIVISION	
FROM : Director, FBI	
SUBJECT: LEANDER H. PEREZ, SR.; UNKNOWN SUBJECT NUMBER ONE, also known unknown Subject Number Two;	1 &
ENFORCEMENT OF VOTING RIGHTS LEGISLATION 1967 and 1968 LOUISIANA ELECTIONS VOTING RIGHTS ACT OF 1965; CIVIL RIGHTS - ELECTION LAWS Reference is made to memorandum dated	Z
(your file).	
Agent at New Urleans	
A. This covers the preliminary investigation and no further action concerning a full investigation will be taken by this Bureau unless the Department so directs.	
B. The investigation is continuing and you will be furnished copies of reports as they are received.	•
c. The investigation requested by you has now been completed. Unless advised to the contrary no further inquiries will be made by this Bureau	•
D. Pursuant to instructions issued by the Department, no investigation will be conducted in this matter unless specifically directed by the Department.	
E. Please advise whether you desire any further investigation.	,
F. This is submitted for your information and you will be advised of further developments.	
G. This is submitted for your information and no further investigation will be conducted unless specifically requested by the Department.	
H. This covers the receipt of a complaint and no further action will be taken by this Bureau unless the Department so directs.	
Enc. (2) Also enclosed is obscene material. See note page two.	

In a duscussion between Mr. Barry Weinberg and Special Agent on 11/5/67, Mr. Weinberg advised no further investigation should be conducted unless specifically requested.

FEDERAL BUREAU OF INVESTIGATION

REPORTING OFFICE	OFFICE OF DRIGIN	11/8/67	11/4-6/67	
New Orleans	New Orleans	REPORT MADE E		TYPED B
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57C _{REFERENCES} :				6
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ENCLOSURE				
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NO 44-3395

ENCLOSURE:

TO BUREAU

be dealt with at arm's length."

One envelope containing obscene portions of report.

ADMINISTRATIVE:

Assistant U.S. Attorney, Eastern District of Louisiana, HARRY F. CONNICK was advised of the complaint on 11/4/67 by SA

A limited investigation was conducted as the subjects were not interviewed per prior Bureau instructions regarding and the two officers he represents. These instructions were set forth in Bureau teletype dated 10/26/64 captioned, IDENTIFICATION MATTER," (NO File 62-3709) which states, "Fact that an investigator for attempted to obtain records search on and under circumstances indicating no official use and the fact that no adequate explanation is forthcoming are the grounds for Bureau's refusal to have anything further to do with the two offices represents. In all other matters this individual and his office should

UNSUB, aka is possibly identical with aka, who is a known assistant to Due to the limited investigation conducted, this identification has not been confirmed.

All persons interviewed were advised that this investigation was being conducted at the specific request of the Assistant Attorney General JOHN DOAR, Civil Rights. Division, U.S. Department of Justice.

B*
COVER PAGE

FD-204 (Rev. 3-3-59)

UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

1 - United States Attorney, New Orleans Copy to:

Report of:

11/8/67

NEW ORLEANS

Date:

Field Office File #: 44-3395

Bureau File #:

AND

Title:

LEANDER H. PEREZ. SR.; UNKNOWN SUBJECT NUMBER ONE, also known as

UNKNOWN SUBJECT NUMBER TWO:

- VICTIN VICTIM

Spanister.

VICTIM VICTIM

VICTIM VICTIM

Sykouhal

ENFORCEMENT OF VOTING RIGHTS LEGISLATION 1967 AND 1968 LOUISIANA ELECTIONS

Character: VOTING RIGHTS ACT OF 1965; CIVIL RIGHTS - ELECTION LAWS

Synopsis: On 11/4/67 at approximately 8:20 a.m. LEANDER H. PEREZ, (last name unknown) and an unknown white male went to the voting poll located at the fire house, Belle Chasse, La. PEREZ had Federal Observers

> identify themselves. PEREZ used profanities and abusive language expressing his feelings about the Federal Observers, JOHN DOAR, and the current Federal Administration. PEPEZ, and the unknown white male left the voting poll and went to the Federal Observer's-Examiner's Office located at the rear of the Post Office, Belle Chasse, La. PEREZ introduced himself to

as "TOM HICKS" or possibly "JIM HICKS." PEREZ asked if the Federal Observers were registering people to vote. explained that they were only issuing duplicate certificates for registered voters who had lost their original copy. PERFZ became abusive and used profanity. PEREZ examined a listing of Federally registered voters which was on PEREZ attempted to examine an envelope on took it away from PEREZ. PEREZ looked in observers' briefcases and filing cabinet looking for

NO 44-3395

firearms At this time a Negro, went to the Observer's-Examiner's Office in order to obtain a duplicate registration certificate.

15 minutes until PEREZ and his associates left and then he obtained his duplicate registration certificate. After PEREZ and his associates left the Observer's-Examiner's Office, they returned to the voting poll at the Belle Chasse fire house. Federal Observers and

were present. PEREZ asked for his identification and made comments to belittle the Federal Observers. PEREZ used profanity and abusive language directed at the Federal Observers and the current Federal Administration.

All

- C -

ENCLOSURE:

TO USA

One envelope containing obscene portions of report.

DETAILS: This is a limited investigation.

This case was predicated on November 4, 1967, by a telephone call to the New Orleans Field Office from State Coordinator, Civil Service Commission, New Orleans, Louisiana. Padvised that he had received a report from a Federal Observer located at Belle Chasse, Plaquemines Parish, Louisiana Post Office, that LEANDER H. PEREZ, SR., had intimidated the Federal Observers by cursing and swearing at them. Padvised that he had no first-hand knowledge of the incident.

1

FEDERAL BUREAU OF INVESTIGATION

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)ote	11/7/67	

67C

Federal Bureau of Investigation, at which time he furnished the fellowing signed statement:

"Belle Chasse, La. Hovember 4, 1967

57C

and voluntary statement to and and who have identified themselves to me as Speckl Agents of the Federal Bureau of Investigation.

"On Mövember 4, 1967, I was working on efficial duty as a Civil Service Commission poll observer. I was working at the voting poll located at the Fire House, Belle Chasse, Louisiana.

"Sometime around 7:00 to \$:00 AM I recognized
Leandre Perez in the company of one (1) ormore
white males. Perez identified himself and asked
and myself for our identification.
We showed our cards to Perez.

"Ferez made several stamments, calling ws
"Johnson's Boys' and 'Federal Spys' and similar
comments. I heard Perez use prefanity, but I
cannot state that it was directed directly at

At this time was not present and another
Civil Service Commission employee,
was present. Perez asked for and showed it to him. Perez directed most of
his comments at the previously.

11/4/67 of Bolle Chasse, Louisiana File# NO 44-3395

Date dictated 11/4/67

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency: it and its contents are not to be distributed outside your agency.

2 WO 44-3395

"As Perez left he said to my fellow workers and myself something to the effect of 'Watch your step.'

"Perex interferred and impeded my official duty inasmuch as he added to the general noise and disturbance and I was distracted by him when he requested my identification and he directed his comments to us.

"I have read this two page statement and it true, complete and correct. I have initialed the ether pages and I sign this below.

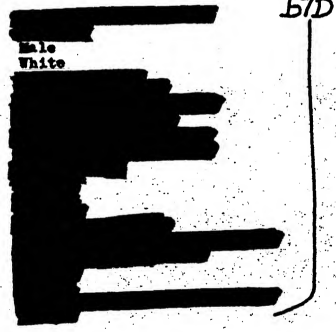
b7C /a/ Epecial Agent, FBI, New Grleans, /a/ La., 11/4/67. Special Agent, FBI, New Grleans, 12., 11/4/67.

The following description of was obtained: 57C

Name
Nickname
Sex
Race
Date of Birth
Place of Birth
Rationality
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Eyes
Occupation
Employment

Marital Status Military Service Education Arrests



FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

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with the other agency(ies). Page(s) withheld for the following	Owing Teason(s).	

XXXXXX XXXXXXX XXXXXXX

FEDERAL BUREAU OF INVESTIGATION

11/8/67

b7C was interviewed at which time he L7D furnished the following signed statement:

"11/4/67 Belle Chasse, La.

ing free and voluntary statement to and who have identified themselves to me as Special Agents of the Federal Bureau of Investigation. No threats or promises have been made to me to induce me to make this statement.

57C I can read, write and 57D understand the English language.

"On 11/4/67 I was stationed at the polling place located in the Fire Bepartment building, Belle Chasse, La. I was acting as a Federal Voting Observer. About 8:20 A.M. a man, later identified as Leander Perez, entered the polling place. This man walked over to me and introduced himself as Leander Perez and asked to see my identification. I identified myself to Perez as a Federal voting observer and Who are also Federal Voting Observers identified themselves to Perez at this time. Perez stated that I and absolutely no respect for us or our work. Perez then stated he would rather eat (obscene) than do this sort of spying. Perez and of being part of a second reconstruction. Perez then shouted numerous obscene words, but I cannot recall the then accused me, specific words. Perez then called John Boar a mealy

On 11/4/67 of Belle Chasse, La File# NO 44-3395

SA Date dictated 11/4/67

by SA Gard is loaned to your agency:

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2 NO 44-3395

> mouthed (obscene). Perez then began talking about things that did not make sense but were directed and myself and as insults toward our work as Federal Observers. Perez make a an election commissioner statement to working at the poll, that the Federal Voting Observers were not to sit at the record table. Pthat the also believe I heard Perez tell Federal Election Observers were not to be allowed to go into the area where the voting machines are located. Perez made a statement to the effect that the Federal Voting Observers were not to step out of line in any way or impede the progress of the election and that he had no fear of the Federal Government. I can't recall Perez's exact words but this is what he meant. Perez then left the polling place accompanied by I then left the an individual known as polling place and walked over to the office being maintained by the Federal Voting Observers in the rear of the U. S. Post Office in Belle Chasse, La. to report the incident that took place at the polling place. I was in the office about five minutes when Perez entered the office accompanied and another unknown white male. is a white male,

All 57C

> I would recognize if I saw him again. The other individual with Perez was a white, male,

I believe I could recognize this individual if I saw him again.

repered asked for the identification of and but not myself since he knew me from the pelling place. Perez asked for the identification of the pelling place. Perez asked for the was registering replied no. Perez then started cursing and said many of the same things that he (Perez) said at the polling place, which I cannot specifically recall. Perez then picked up a brief case and shook it and said he was looking for a

3 NO 44-3395

machine gun. Perez then commented that there were five Federal Voting Observers in Belle Chasse and he considered this number to be excessive. Perez was advised by that there were six observers and he left the office.

57C

"Perez in my opinion impeded the smooth operation of the Federal Voting Observation Team in Belle Chasse, La. by destroying any possible rapport with the Election Commissioners at the polling place. Since Perez did instruct to restrict the movement of the Federal Voting Observers, he (Perez) impeded the recording of the names of the individuals that voting which the Department of Justice has instructed the Federal Voting Observers to obtain. I do not feel Perez interferred with my physical function as a Federal Voting Observer while he (Perez) was in the polling _____.

"I have read this statement consisting of this page and 3 additional pages and I sign it because it is true and correct to the best of my knowledge. I have initialed all corrections and each page of this statement.

57C 57D

Special Agent, New Orleans,

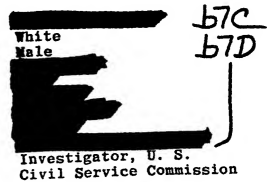
La., 11/4/67

/s/
Orleans, La., 11/4/67"

Special Agent, FBI, New

The following description was obtained from observation and interview:

Name
Race
Sex
Born
Age
Height
Weight
Hair
Eyes
Occupation



XXXXXXX

FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

Section :		Section 552a
□ (b)(1)	□ (b)(7)(A)	(d)(5)
(b)(2)	□ (b)(7)(B)	□ (j)(2)
□ (b)(3)	(b)(7)(C)	☐ (k)(1)
	(b)(7)(D)	\square (k)(2)
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	(b)(7)(F)	\square (k)(4)
☐ (b)(4)	(b)(8)	☐ (k)(5)
☐ (b)(5)	(b)(9)	
☐ (b)(6)		□ (k)(7)
request.	to a third party with no referenc	
Information pertained only	to a third party. Your name is I	isted in the title only.
to that agency(ies) for review	another Government agency(ies). ew and direct response to you.	
Pages contain information advised by the FBI as to the with the other agency(ies).	furnished by another Government he releasability of this information	agency(ies). You will be a following our consultation
Page(s) withheld for the fo	ollowing reason(s):	
<u> </u>		

XXXXXXX XXXXXXX XXXXXXXX FD-302 (Rev. 4-15-64)

FEDERAL BUREAU OF INVESTIGATION

Federal Eureau of Investigation, at which time he furnished the fellowing signed statement:

"Belle Chasse, IA: Hevember 4, 1967

57C

statement to and and and who have identified themselves to me as Special Agents' of the Federal Bureau of Investigation.

"On November 4, 1967 I was working on efficial duty as a W. S. Civil Service Commission Poll Cheerver. I was working the voting poll located at the Fire Nouse, Belle Casse, Louisiana. My assignment was to record the names & races of the voters as the Commissioner called them off. I was sitting in a chair & writing the information on a pad supported on my knee.

"At approximately \$:30 to 9:00 Apply, three (3) white males came into the voting poll. I recognised one of them as Leandre Prez but I did not recognise the other two males.

Therex identified himself by name & gave some title referring to president of parish voters or semething similar to this. Perex requested that were the only Civil Service Commission employee present (to my knowledge) and we showed him out identification cards. Perex wrote our names down.

"Perez made several statements poking fun at us."
Forez stated to me, "Would you please stand up to show

On_	11/4/67 of Belle Chasse, Louisiana File# NO 44-3395
by	BAS Date dictated 11/4/67 Cate SRI It is the property of the FBI and is loaned to your agency:

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2 NO 44-3395

respect. Be added something to the effect of 'if not fer me, at least show respect for your friends.'! I replied, 'Yes Sir' and I stood up.

Perez left with the two (2) males & later returned, again with the two (2) make At this second appearance, another Civil Service Commission employee, was also present. Perez asked to identify himself, and he did so. Perez made some more comments similar to his first appearance, but this time directed more to

"Buring both of the above appearances of Perez, he used frefanity freely, directed to us and the current teral Administration. I was not really paying the attention to Perez as I was attempting to comply with my instruction regarding recording the names and races of voters.

"It was difficult to comply with my duties before Perez arrived as it was difficult to hear the names as they were called off. Perez interfered and impeded my official duty, inasmuch as he made it more difficult to hear the names and he interrupted my writing with his requests for identification and by having me stand.

"Perez and the two (2) see left and as they left Perez made a statement the effect of 'You boys watch your step' to boys be careful."

"I have read this 3 page statement and it true, complete and correct. I have initialed the other 2 pages and I sign this below.

Brecial Agent, FBI, New Orleans,

/s/

La., 11/4/67."

Special Agent, FBI, New Orleans,

/s/

La., 11/4/67."



FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

available for release to you. Section 5	<u>52</u>	Section 552a
(b)(1)	☐ (b)(7)(A)	(d)(5)
(b)(2)	☐ (b)(7)(B)	(j)(2)
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	(b)(7)(E)	\square (k)(3)
	(b)(7)(F)	\square (k)(4)
☐ (b)(4)	☐ (b)(8)	☐ (k)(5)
☐ (b)(5)	(b)(9)	\square (k)(6)
□ (b)(6)		☐ (k)(7)
Information pertained only Documents originated with to that agency(ies) for review Pages contain information advised by the FBI as to the with the other agency(ies). Page(s) withheld for the formation and the second	to a third party with no reference to a third party. Your name is a another Government agency(ies). ew and direct response to you. furnished by another Government the releasability of this information following reason(s):	These documents were refer agency(ies). You will be n following our consultation

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FEDERAL BUREAU OF INVESTIGATION

Dote__11/8/67

1

was interviewed at which time he furnished the following signed statement:

"Belle Chasse, La. "MOV. 4, 1967

make the following free and voluntary statement to who have identified themselves as Special Agents of the Federal Bureau of Investigation.

on official duty at the Federal Examiners Office, at the rear of the Post Office, Belle Chasse, Louisiana, functioning as a Federal Examiner in Plaquemines Parish under the 1965 Voting Rights Act.

"At approximately 8:45 AM three (3) white males came into the office. I recognized one (1) male as Leandre Perez. One of the other men was later referred to as the by Perez. men was later referred to as I did not recognize the third man. As the men entered the office, Perez said 'I am Tom Hicks' or possibly he referred to himself by saying 'I am Jim Nicks'. Perez then asked 'Are you people registering people to vote today?' I replied that 'We are not, we are only issuing duplicate certificates in care of lost certificates. Perez said, 'Like (obscene) you are, you're registering people to vote and you know it.' Perez acted as if he was counting the three (3) Federal people in the and a office who were myself, Perez then said, 'There are (3) three more across the street and that makes six (6) of those Federal (obscene) here. Perez stated that he was the chairman of the Democratic Committee and that he would not stand for any interference

_File#___KO_44_3395 " Belle Chasse, Louisiana 11/4/67

_ Date dictated __11/4/67 13-

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2

NO 44-3395

with the polls in the parish. Perez picked up my list of Federally registered voters and asked if he could see it. I told him he could see it and that there was another list at the polling place, and at any time he wished to see it, he could do so. I stated that as the examiner I issued duplicates for lost certificates and that the persons name had to be listed in the above book or I did not issue a duplicate. Perez stated that I was a list and that he knew better.

desk which contained three (3) completed requests for duplicate certificates. Who was standing next to me took the envelope from Perex's hand and I took it from I told Perez he could not see this.

and a discussion evolved about the Voting Rights Act of 1965. Perez inquired about our credentials and wanted to see them. Stated that Perez was on Federal property and although there was no obligation to show them to him, he would do so. We all held out credentials so that Perez could see them and he wrote our names down. He asked us about our home towns and we all told him and he wrote this down also.

"Perex then got up and went around behind my desk and looked inside my briefcase which was on the floor, open, against the wall. We then shook two other briefcases next to mine and stated he was 'checking for arms'.

"Perez then pulled open (3) three upper drawers of our four (4) drawer file cabinet and said 'Where in (obscene) are the machine gums?' I know (obscene) well there must be some.' At some time during this encounter, Perez referred to us as 'Federal (obscene)' and he stated that,

'That (obscene) up there is wanting to raise taxes so he can send more of you down here.'

encountered a Negro male,

thing to him, but I did not understand what was said. came into the office to obtain a duplicate certificate. When Perez left our. office he was heading in the direction of the polls at the fire station.

"To my knowledge Perez did not impede or interfer with the operation of the office regarding my duties as Federal Examiner.

"I have read this 3 page statement and it is true, complete and correct. I have initialed the other 2 pages and I sign this below.

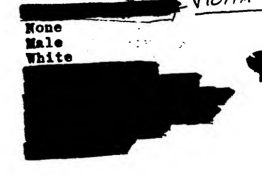
"Witnesses: /s/
Agent, FBI, New Orleans,
Louisiana, 11/4/67

Agent, FBI, New Orleans,
Louisiana, 11/4/67."

The following description was obtained through observation and interview:

Name
Nickname
Sex
Race
Date of Birth
Place of Birth
Wationality
Residence

Telephone Number





FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

Section	_ <u>552</u>	Section 552a
□ (b)(1)	☐ (b)(7)(A)	☐ (d)(5)
□ (b)(2)	☐ (b)(7)(B)	□ (j)(2)
□ (b)(3)	(b)(7)(C)	☐ (k)(1)
	(b)(7)(D)	☐ (k)(2)
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□ (b)(5)	☐ (b)(9)	☐ (k)(6)
☐ (b)(6)	·	☐ (k)(7)
☐ Information pertained only request.	to a third party with no reference	e to you or the subject of you
☐ Information pertained only	to a third party. Your name is li	sted in the title only.
Documents originated with to that agency(ies) for rev	another Government agency(ies). iew and direct response to you.	These documents were referre
Pages contain information advised by the FBI as to with the other agency(ies).	furnished by another Government the releasability of this information.	agency(ies). You will be following our consultation
	ollowing reason(s):	
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FEDERAL BUREAU OF INVESTIGATION

	Date 11/8/67
_)
1	was interviewed at which time he
57C furnished the s	collowing signed statement:
157D	"Belle Chasse, La. "11/4/67
	hereby make the
following	free and voluntary statement to who have
70	and less to me as Special Agents
of the Fe	d themselves to me and themselves to me deral Bureau of Investigation.
170	
DIC.	. I can read, write, and understand
· b7D the Engl:	ish language.
1	"At approximately eight fifty (8:50)
AM, Nov.	"At approximately eight lithe Federal 4, 1967, while on duty at the Federal xaminers Office located on the loading xaminers Office Post Office, Belle
l dock of	the united bearing major entered the
Chasse.	Louisians, this of the
RAMETVE	rederal voting and himself as Ton
	COICE FOR ACCOUNTS LAINS MARKETAYAD
"b. / iv to vote	at this officer whole to be Leander
AVO TOO	ntified himself as for alcas and I immediately got up from my chair and I immediately got up from Experience.
greeted	this individual —
	wat this time Mr. Perez asked me and who was working with me 'What are who was working with me people
157C 401	mg here?' 'Are you registering people ng here?' 'Are you registering people ng here?' Repet mg repititous in asking
to vote	here? Perez ws repititous in asking here?
	both myself and and and
20,000	

ot Belle Chasse, Louisiana and 11/4/67 Date dictated_ This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency:

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another Federal Voting Observer, who was present in the office, for being present in the Parish. At this point Perez identified himself as being chairman of the Democratic Committee of the Parish and stated they did not need the Federal Voting Observers in the Parish interferring with their elections. Perez used such words as Federal Spies and (obscene) being sent by that (obscene) in Washington. Perez was very disjointed in his remarks and depended on a running comment from one of the other men that entered the office with him. By this I mean it appeared that Perez would have run out of things to say without help from this other man. Several times in his continuous barrage Perez asked the question, 'Who are you and where are you from?' without actually waiting for an answer. Perez then demanded to see my and Fs credentials. At this point I reminded Perez that he was in my office and on Federal property but that I did not mind showing him my identification since in the course of my duties I might be going into the voting places. Perez removed his glasses, sat down at the table, took out some paper and made a ceremony of copying my name and title from my credentials, by this I mean he was very deliberate in the manner in which he repeated my name aloud as he wrote it down. Perez went through the same procedure with

All 57C

"Perez then got up and reached for a list of Federally registered voters and said,
"I suppose I cannot look at this."
informed Perez that there was no objection since informed Perez that there was no objection since it was identical to other lists furnished to the Parish officials. Perez showed no more interest in the list but reached for an envelope which was also laying on the table and which contained information pertinent to the voters rights program. At this point I reached across the table and also took hold of the envelope, preventing Perez from

extracting a document from the envelope. Perez was trying to remove one document which was sticking out of the envelope. Perez and I had no physical contact. When I took hold of the envelope, Perez immediately released it and stepped around the table, looked into one open briefcase and shook another briefcase. He then opened one drawer of the filing cabinet in the office and closed it immediately with the comment that he was looking for arms. Perez asked 'What's the matter, don't you have any arms, where are your machine guns, what kind of people are you anyway?'

"At several points throughout Perez's conversation he stated that he did not appreciate the presence of Federal Observers and stated on one occasion that he would rather pick (obscene) with the chickens than he a Federal Observer. Perez demanded to know how many Federal Observers were present and commented that Federal Observers were a waste of the taxpayers' money. Perez referred to one of the men with him as

there were at least four Federal Observers because he saw one relieve at the polling place located at the fire station prior to coming to the office.

All 57C

going back to the polling place to find out who was referring to. Perez then turned and left the office through the open door. I observed a wegro wan standing just outside the door. I went over and invited this Negro wan into the office. At this point Perez asked of no one in particular

NO 44-3395

'What's he doing here. Is he going to be registered? I want to know. The Megro man was coming through the door and Perez turned around as if to follow. The two men with Perez took hold of Perez and walked him around the edge of the building.

"The other individual with Perez was a white male,

570 I would be able to recognize Perez and the two men with him if I were to see them again or to see photographs of these men. Perez and the two men were in the office, ten to fifteen minutes, Perez impeded the operation of the office because I felt he had no legitimate reason to be in the office and his presence prevented and interrupted consultations and myself. I do not know if Perez's presence in the office stopped the Negro male I previously referred to from entering the office sooner. Perez did not actually interfere in the actions of any of the men present in the office.

"I have read this statement consisting of this page and five additional pages. I have initialed each page and all corrections and no threats or promises have been made to me to induce me to make this statement. I sign this statement because it is true and correct to the best of my knowledge.

Special Agent, wwitnesses: |/s/ FBI, New Orleans, La. 11/4/67 Special Agent, FBI, New Orleans, La. 11/4/67."



2 Pag	e(s) withheld entirely at this locatio ements, where indicated, explain th	n in the file. is deletion.	One or	more of the following
	etions were made pursuant to the e ilable for release to you.	xemptions ind	licated be	low with no segregable material
	Section 552			Section 552a
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	(b)(2)	☐ (b)(7)(B)		☐ (j)(2)
	(b)(3)	(b)(7)(C)	· •	☐ (k)(1)
		(b)(7)(D))	☐ (k)(2)
		(b)(7)(E))	☐ (k)(3)
		(b)(7)(F))	☐ (k)(4)
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	(b)(5)	(b)(9)		□ (k)(6)
	(b)(6)			☐ (k)(7)
	ormation pertained only to a third puest.	party with no	reference	e to you or the subject of your
☐ Inf	ormation pertained only to a third	party. Your	name is li	sted in the title only.
	cuments originated with another Go that agency(ies) for review and dire			These documents were referred
adv	es contain information furnished by rised by the FBI as to the releasabile the other agency(ies).	y another Gov ity of this in	vernment formation	agency(ies). You will be following our consultation
Pag	e(s) withheld for the following reas	son(s):		
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	44-37688-3			

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FEDERAL BUREAU OF INVESTIGATION

0-4-	11	/7/	67	
Date				

1

57C yas interviewed by Agents of the 57D Federal Bureau of Investigation, at which time he furnished the following signed statement:

Movember 6, 1967 New Gricans, Louisiana

Ь7С

and voluntary statement to the following free and voluntary statement to the following free and to me as Special Agents of the Federal Bureau of Investigation.

57C 57D Observer, assigned to voting poll at the fire station, Belle Chasse, Louisiana. I am employed by the U.S. Civil Service Commission, and working as a Federal Observer under the provisions of the Voting Rights Act of 1965.

"At sometime around 10:00 am - 11:00 am, en Hovember 4, 1967, LMANDER PEREZ and two white males, unknown to me, came into the voting poll." I recognized PEREZ and I had seen him on two or three previous occasions.

"PERE stated to molthatchethad missed me before and he asked me for my identification. I whowed him by observer's identification card and he wrote my name down. PERE made several comments that I believe were made to belittle the federal ebservers. He made comments such as, 'Will JOHNSON buy enough votes in Texas to re-elect himself?' and PERE referred to us as 'JOHNSON's boys.'

On 11/6/67	ofKew Orleans, LouisianaFile#FO 44-3395	
bic sas	23 Date dictated 11/6/67	

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2 20 44-3395

"PEREZ stated to all present that we (the federal observers) were not allowed to go to the poll beek or 'ever there,' referring to the voting machine area,

cobservers) previously that was similar to FEREE's statement.

The other federal observers present at this time and assisting by listening for names of voters as they were called off by one of the commissioners. It was concentrating of hearing the names being called. When PEREZ was present he interfered with my official duties as I was unable to assist in recording veter's names.

"At the time the polls closed the list of woters we had compiled was 53 (fiftythree) less than the total number of names of people that had voted. This is the firs time I have ever worked in my capacity as a federal observer where our totals did not match the totals for the number of motes cast. I contribute this directly to PEREZ's impedence of the efficial duties of the federal observers.

"I have read this I page statement and it is true, complete, and correct. I sign this statement below.

1/a/ Investigator USCSC 57D

Special Agent, FRI, New Orleans,

[A., 11/6/67. Special Agent, FRI, New Orleans,

[A., 11/6/67."

The following description of the was obtained: 57

Mame Mickname Sex Race Date of Birth

Male White

statements, where indicated,	this location in the file. One or explain this deletion. nt to the exemptions indicated be	
Section	<u>552</u>	Section 552a
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☐ (b)(5)	☐ (b)(9)	☐ (k)(6)
☐ (b)(6)		☐ (k)(7)
☐ Information pertained only request.	to a third party with no reference	e to you or the subject of your
☐ Information pertained only	to a third party. Your name is li	isted in the title only.
	another Government agency(ies). w and direct response to you.	These documents were referred
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☐ For your information:		
The following number is to 44-37688.	be used for reference regarding	these pages:

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FEDERAL BUREAU OF INVESTIGATION

Date 11/8/67

1

of the interviewing Agents and voluntarily furnished the following information:

rederal Observer assigned to observe voting procedures at Belle Chasse voting poll located at the fire house, Belle Chasse, Louisiana, for the state primary, Movember 4, 1967.

any of the alleged visits of LEANDER H. PEREZ, SR., on November 4, 1967, to the voting poll at the fire house, Belle Chasse, Louisians.

Service Commission personnel were assigned to duty at Belle Chasse on November 4, 1967:

FEDERAL OBSERVERS

Captain
Co-Captain
Senior Observer
Observer
Observer
Observer



FEDERAL EXAMINER

Examiner

On 11/4/67 of Belle Chasse, Louisiana File# NO 44-3395

67 BAS and 26* Date dictated 11/8/67

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44-31688-15, 16,17, 18, 19,20, 21 CHANGED TO 44-38137-13X, 22, 25, 25, 24, 26, 27.

JAN 30 1968
Tike, Samd.

(1)

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MAY 1942 EDITION GSA GEN. REG. NO. 27 UNITED STATES GO: L'RNMENT

${\it lemorandum}$

FROM

Mr. DeLoach

DATE: November 22, 1967

- Mr. DeLoach

- Mr. Rosen - Mr.

- Mr. 1 - Mr.

SUBJECT: RICHARD B. SOBON, ET AL. YERSUS LEANDER H. PEREZ, SR., ET AL.; EASTERN DISTRICT OF LOUISIANA, CIVIL ACTION NUMBER 67-243

CIVIL RIGHTS

ЫC

Tavel

Holmes.

Mr. Richard B. Sobol, an attorney licensed to practice law in the District of Columbia and New York, represents Negroes and civil rights workers in the State and Federal courts in Louisiana for the Lawyers Constitutional Defense Committee. Mr. Sobol was arrested by the Plaquemines Parish, Louisiana, authorities, charging him with the unauthorized practice of law. Sobol has brought civil suit challenging this action.

Department has filed a motion to intervene in this case in the Eastern District of Louisiana, New Orleans, motion granted on 11/1/67. The Government's complaint in intervention alleges that Negroes in Plaquemines Parish are less able than white persons to secure adequate legal representation, thereby denying them equal protection of the laws as provided under the Fourteenth Amendment of the Constitution.

The attached request from the Department involves the interviewing of 18 Negro attorneys and 30 white attorneys in Louisiana to determine numerous items including their personal background, the extent of their law practice and the attorneys willingness to represent Negroes in civil rights and constitutional issues, , ,

ACTION:

La le mais The investigation requested by the Department

is being ordered.

Enclosure

11 NOV 27/1967

West 57

Section	552	Section 552a
□ (b)(1)	□ (b)(7)(A)	(d)(5)
□ (b)(2)	☐ (b)(7)(B)	☐ (j)(2)
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Airtel

70:

SAC, New Orleans

From:

Director, FBI

RICHARD B. SOBOL, ET AL., YERSU LEANDER H. PEREZ, SR., ET AL.; EASTERN DISTRICT OF LOUISIANA,

CIVIL ACTION NUMBER 67-243

CIVIL RIGHTS

Enclosed are two copies of Departmental memorandum dated 11/21/67.

Conduct the requested investigation in accordance with Section 27, Manual of Instructions, advising all persons contacted that investigation is being conducted at the specific request of AAG John Doar, CRD, USDJ. Insure that all points outlined by the Department in its request are fully covered in connection with these interviews.

2 2 1967

You are to complete the investigation and submit a report to reach the Bureau by December 22, 1967.

Enclosures (2)

REL:cs (4) AB NOV 24 1967

NOTE:

See Memo Rosen to DeLoach same date, same caption,

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6-94 (Rev. 1-31-63

UNITED STATES GC ZRNMENT

Memorandum

TO : Assistant Attorney General DATE: December 13, 1967

Civil Rights Division

FILE COPY

FROM : Director, FBI

SUBJECT: RICHARD B. SOBOL, ET AL. VERSUS LEANDER H. PEREZ, SR., ET AL; EASTERN DISTRICT OF LOUISIANA,

CIVIL ACTION NUMBER 67-243

CIVIL RIGHTS memorandum dated 11/21/67 Reference is made to your (your file 71-32-4). There is enclosed one copy of the-report-of-Special dated 12/5/67 a memorandum Agent New Orleans This covers the preliminary investigation and no further action concerning a full investigation will be taken by this Bureau unless the Department so directs. B. ___ The investigation is continuing and you will be furnished copies of reports as they are received. The investigation requested by you has now been completed. Unless advised to the contrary no further inquiries will be made by this Bureau. ment, no investigation will be conducted in this matter unless specifically directed by the Department. Please advise whether you desire any further investigation. F. xxx This is submitted for your information and you will be advised of further developments. G. This is submitted for your information and no further investigation will be conducted unless specifically re-

further action will be taken by this Bureau unless the Department

Enc · NOTE:

so directs.

quested by the Department.

This covers the receipt of a complaint and no

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This enclosure not to be opened without supervisor's permission.

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dated November 8, 1967, at New Orleans.

LEANDER H. PEREZ, SR.; UNSUB NUMBER ONE, aka

Report of SA

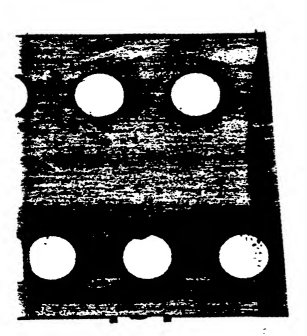
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OBSCENE



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OBSCENE

Page 6, paragraph 4, line 15 "shit"
Page 7, paragraph 1, line 1 "son of bitch"
Page 13, paragraph 4, line 12 "hell"
Page 13, paragraph 4, line 18 "bastards"
Page 14, paragraph 5, line 3 "hell"
Page 14, paragraph 5, line 4 "daan"
Page 14, paragraph 5, line 6 "sons of bitches"
Page 15, paragraph 1, line 1 "son of a bitch"
Page 18, paragraph 1, line 8 "bastards"
Page 18, paragraph 1, line 8 "son of a bitch"
Page 19, paragraph 2, line 4 "shit"

OBSCENE

44-37688-4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14

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Special Agent in Charge

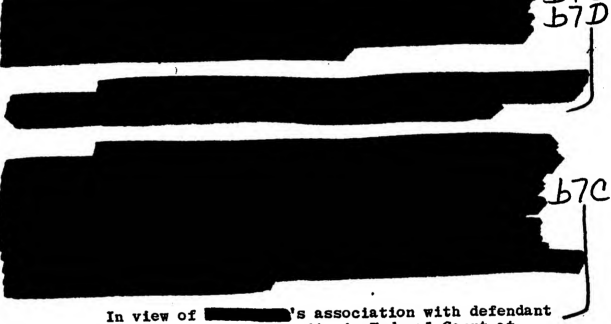
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RICHARD B. SOBOL, ET AL, VERSUS LEANDER H. PEREZ, SR., ET AL; EASTERN DISTRICT OF LOUISIANA, CIVIL ACTION NUMBER 67-243



In view of sassociation with defendant in captioned matter and other suits in Federal Court at New Orleans, as well as information from no further efforts are being made to locate and interview in this matter.

District

Attorney Jim Garrison is conducting a controversial investigation into the assassination of President John F. Kennedy and it is not deemed advisable to contact any members of his staff at this time.

C

AIRIEL

1 - Mr.

TO: BAC, New Orleans (44-3425) 44-38/37-5
PROM: Director, FBI 37687

RICHARD B. FOROZ, ET AL. YS LEANDER H. PEREZ, SR., ET AL; EASTERN DISTRICT OF LOUISIANA, CIVIL ACTION NUMBER 67-243 CIVIL RIGHTS

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BeNOairtel to Bureau 12/5/67.

Department, and as a result thereof, it will not be necessary for New Orleans to interview and interview in accordance with previous instructions.

(4)

MAILED G DEC 13 1967 COMM.FBI

NOTE: Department intervened in suit alleging Negroes not afforded equal legal representation thereby denying them equal protection of laws. As a result of the Department's intervention in suit they requested the interviewing of 48 attorneys to determine numerous items including their personal background, the extent of their law practice and the attorneys' willingness to represent Negroes in civil rights and constitutional issues. Investigation was ordered.

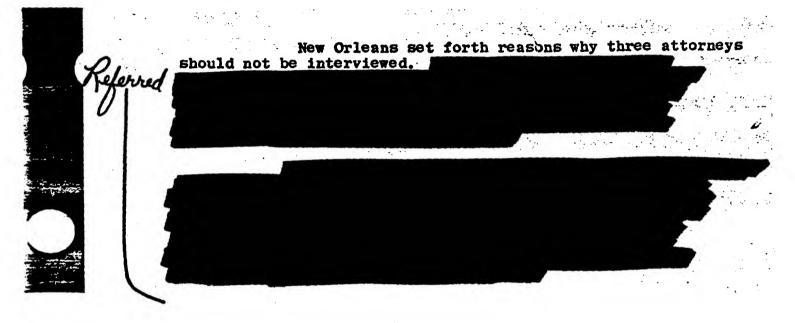
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NOTE: (CONT)



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1 - Mr.

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To: SAC, Chicago REC 18 ST-111

From: Director, FBI 44

RICHARD B. SOBOL, ET AL. VERSUS LEANDER H. PEREZ, SR., ET AL.; EASTERN DISTRICT OF LOUISIANA, CIVIL ACTION NUMBER 67-243 CIVIL RIGHTS (OO: NEW ORLEANS)

ReBuairtel to Jackson dated 11/22/67.

Enclosed for each office are two copies of Departmental memorandum dated 12/14/67.

Conduct the requested investigation in accordance with Section 27, Manual of Instructions, advising all persons contacted that investigation is being conducted at the specific request of the AAG, CRD, USDJ. Insure that all points outlined by the Department in its request are fully covered in connection with this interview.

You are to surep within three days of receipt of this communication, sending two copies of report to Bureau and two copies of report to New Orleans (one for USA).

Enclosures (2)

1 - SAC, New Orleans (Enc. 2) (Info)

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SEE NOTE PAGE TWO

NOTE:

Department intervened in suit alleging Negroes not afforded equal legal representation thereby denying them equal protection of laws. As a result of the Department's intervention in suit they requested the interviewing of 48 attorneys to determine numerous items including their personal background, the extent of their law practice and the attorneys' willingness to represent Negroes in civil rights and constitutional issues. Investigation was ordered.

Department now requests that an attorney in Chicago be interviewed as it is alleged that he had sever times unsuccessfully applied for admission to the Louisiana Bar during the 1940's.

FEDERAL BUREAU OF INVESTIGATION

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AT NEW ORLEANS, LOUISIANA. Will interview in line with request of Civil Rights Division, U. S. Department of Justice.

ADMINISTRATIVE:

All persons contacted were advised that investigation was being conducted at the specific request of Assistant Attorney General JOHN DOAR, Civil Rights Division, U. S. Department of Justice, Washington, D. C.

In some instances interview was conducted by only one Special Agent since only one Special Agent was available at the time of interview.

On December 18, 1967, OWEN FISS, Special Agent, Civil Rights Division, New Orleans, La., telephonically contacted the New Orleans Division and requested the results of contacts made to date of call be submitted and other remaining interviews be submitted at a later date.

FD-204 (Ret. 3-3-59)

UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

Copy to:

1 - U. S. Attorney, New Orleans, Louisiana (Attention: OWEN FISS, Special Asst., Civil Rights Division, 333 St. Charles Ave.)

Report of:

De cember 19, 1967

NEW ORLEANS

Field Office File #:

NO 44-3425

Bureau File f:

Title:

RICHARD B. SOBOL, ET AL., VERSUS LEANDER H. PEREZ, SR., ET AL.; EASTERN DISTRICT OF LOUISIANA, CIVIL ACTION NUMBER 67-243

Characters

CIVIL RIGHTS

Synopsis:

Attorneys interviewed regarding civil rights and legal representation in Plaquemines Parish and elsewhere in Louisiana.

- P -

DETAILS:

AT NEW ORLEANS, LOUISIANA.

Investigation in this case was predicated upon the following communication dated November 21, 1967, to Director, Federal Bureau of Investigation, from JOHN DOAR, Assistant Attorney General, Civil Rights Division, entitled, "RICHARD B. SOBOL, ET AL. V. LEANDER H. PEREZ, SR., ET AL., EASTERN DISTRICT OF LOUISIANA, CIVIL ACTION NUMBER 67-243.":



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the windle	Re Director airtel to Chicago, New Orlean Francisco, and Springfield 12/21/67; with enclosed Day letter dated 12/20/67; Springfield telephone call to 0 12/26/67. Enclosed for WFO is one (1) copy of reference.	chicago
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AIRTEL

1 - Mr.

-SAC, New Orleans

Director, FBI

RICHARD BESOBOL, ET AL., **VERSUS** LEANDER H. PEREZ, SR. ET AL, EASTERN DISTRICT OF LOUISIANA, CIVIL ACTION NUMBER 67-243 CIVIL RIGHTS

Report of SA 12/28/67, at Chicago.

Do not interview

as Department has advised

they have interviewed him.

Immediately complete all outstanding investigation and surep.

DeLoach Mohr -Bishop

Callahan . Conrad Felt -Rosen Sullivan Tavel . Tele. Room

Chicago in a report advises that AUSA Archibald T. Le Cesne, states that is very knowledgeable regarding subject Perez and lead to interview him is being left to discretion Mr. Robert Moore of Department on 1/3/68, of New Orleans. advised not to interview the Department interviewed This being confirmed.

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FEDERAL BUREAU OF INVESTIGATION

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MACs, Chicago (Enclosures - 2) New Orleans (Enclosures - 2) (44-3425)

San Francisco (Enclosures - 2)

Springfield (Enclosures - 2)

Director, FBI REC 8

RICHARD B. SOBOL, ET AL. VERSUS LEANDER H. PER EZ, SR., ET AL.; EASTERN DISTRICT OF LOUISIANA,

CIVIL ACTION NUMBER 67-243

CIVIL RIGHTS

OO: NEW ORLEANS

Enclosed for each office are two copies of a letter from the Department dated 12/20/67.

The New Orleans Office should contact for any additional information he can furnish relative to the locations of Messrs. Pand advise appropriate offices of any additional pertinent information developed.

The Chicago, Springfield and San Francisco Offices should conduct any reasonable investigation to locate the individuals who may be respectively located within your divisions; and interview them in accordance with the Department's request.

You should not conduct any full scale fugitive-type investigation to locate these individuals. If reasonable efforts are unsuccessful in locating them for interview, submit letterhead memoranda setting forth your efforts to locate.

This should be completed within ten days of receipt of this airtel.

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REPORTING OFFICE

FEDERAL BUREAU OF INVESTIGATION

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FEDERAL BUREAU OF INVESTIGATION

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FD-274 (Rev. 3-3-59)

UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

Copy to: 1 - USA, Chicago

1 - USA, New Orleans

Report of: SA

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Office: Chicago

interviewed

Field Office File #: 44-1092

Bureau File #:

Title:

Dates

RICHARD B. SOBOL, ET AL VERSUS LEANDER H. PEREZ, SR., ET AL EASTERN DISTRICT OF LOUISIANA, CIVIL ACTION NUMBER 67-243

Character: CIVIL RIGHTS

Synopsis:

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12/21/67 and results set forth.

- P -

DETAILS: AT CHICAGO, ILLINOIS

Investigation in this matter was predicated upon receipt of the following letter from the U.S. Department of Justice dated December 14, 1967:



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	Deletions were made pursuant to the e available for release to you.	xemj	otions indicated below with	no segregable material
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	Information pertained only to a third	party	y. Your name is listed in	the title only.
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FD-263 (Rèv. 3-8-67) BUREAU OF INVESTIGATION INVESTIGATIVE PERIOD DATE OFFICE OF ORIGIN REPORTING OFFICE 12/26/67 - 12/28/67 12/29/67 NEW ORLE NEW ORLEANS NEW ORLEANS TYPED BY REPORT MADE BY SA 1 RICHARD B. SOBOL, ET AL., CHARACTER OF CASE Department **VERSUS** LEANDER H. PEREZ, SR., ET AL.; EASTERN DISTRICT OF LOUISIANA, CIVIL RIGHTS CIVIL ACTION NUMBER 67-243 dated 12/21/67 REFERENCE: Report of SA at New Orleans. LEAD: NEW ORLEANS Will contact attorney AT NEW ORLEANS, LOUISIANA. who is probably identical with in regard to captioned matter. NONE ACCOMPLISHMENTS CLAIMED ACQUIT TALS RECOVERIES SAVINGS FINES ONVIC AUTO. FUG. PENDING OVER ONE YEAR PENDING PROSECUTION SPECIAL AGENT IN CHARGE DO NOT WRITE IN SPACES BELOW PROVED discussion between offer whoes 13 24 REC- 1 USA, New Orleans (Attention EX 101 CO. CIA OWEN FISS) - New Orleans (44-3425) Notations Dissemination Record of Attached Report **co**Agency Request Recd. Date Fwd.

NO 44-3425

ADMINISTRATIVE:

E 6 10

All persons contacted were advised that investigation was being conducted at the specific request of the Assistant Attorney General, Civil Rights Division, U. S. Department of Justice, Washington, D. C.

67C

Only one Agent was present during the interview of which is set forth in the details, inasmuch as only one Agent was available at the time the interview was conducted.

B*
COVER PAGE



FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

	552	Section 552a
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BAC, San Francisco (44-875)

Director, FBI

SOBOL, ET AL. VERSUS RICHARD B. LEANDER H. PEREZ, BR., ET AL; EASTERN DISTRICT OF LOUISIANA, CIVIL ACTION NUMBER 67-243 CIVIL RIGHTS

ResFairtel to Bureau dated 1/3/68.

Department advised they have determined this can be located at date that telephone

number

in accordance Immediately interview with previous instructions and surep same date, designating copy of report for USA, New Orleans, Mr. Owen Fiss.

1 - SAC, New Orleans (44-3425)

KO JAN 11 1968

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MAILED 19 JAN1 0 1968 COMM - FBI

Department intervened in suit alleging Negroes not afforded equal legal representation thereby denying them equal As a result of the Department's intervention protection of laws. suit, they requested the interviewing of attorneys to determine numerous items including their personal background, the extent of their law practice, the attorneys' willingness to represent Negroes in civil rights and constitutional issues. Investigation was ordered. Department advised 1/10/68, they have determined can be located at that Department desires to be interviewed.

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DeLoach .

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o: BAC, New Orleans (44-3425)

From: Director, FBI

RICHARD B. BOBOL, ET AL., VERSUS LEANDER H. PEREZ, SR., ET AL. EASTERN DISTRICT OF LOUISIANA, CIVIL RIGHTS NUMBER 67-243 CIVIL RIGHTS

ReNOzirtel dated 1/5/68.

Enclosed are two Xerox copies of each exposed frame from film transmitted to the Bureau by referenced communication. Film is being retained at the Bureau.

You should immediately furnish the Xerox copies to Departmental Attorney Hugh Fleischer, Room 1723, Masonic Temple Building, New Orleans, Louisiana.

Inclosures

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1/18/68

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Airtel

To:

8AC, New Orleans (44-3425)

Director, FBI (44-37688) From:

RICHARD B. SOBOL, ET AL. YERSUS LEANDER H. PEREZ, SR., ET AL. EASTERN DISTRICT OF LOUISIANA, CIVIL RIGHTS NUMBER 67-243 CIVIL RIGHTS

Reurairtel 1/12/68.

Enclosed are two Xerox prints of film submitted under cover of remirtel. Furnish to Department Attorneys as requested.

Enclosures

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13 JAN 18 1968

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To:

From:

Director FEG-16 (144-38137-1/217 to NO 1/=3 %

RICHARD B. SOBOL, ET AL. VERSUS LEANDER H. PEREZ, SR., ET AL.; EASTERN DISTRICT OF LOUISIANA, CIVIL ACTION NUMBER 67-243 CIVIL RIGHTS

ReNOradiogram dated 1/15/68.

Department has confirmed request of their Attorney Hugh W. Fleischer at New Orleans to have Bureau Agents available at the Office of the Louisiana State Bar Association, New Orleans, at 9:00 a.m., January 16, 1968, for the purpose of photographing documents. A Department attorney will be present during the photo-These photographs will be introduced into evidence in a trial beginning January 22, 1968.

Department is requesting three copies of these photographs in order that one copy may be provided to the Louisiana State Bar Association. Department has advised that the Louisiana State Bar Association has intervened in this case in behalf of the defendants, and in preface to the photographing of the documents of the Association, the Department agreed to furnish a copy of all photographs taken of the Bar Association records to them.

You should insure that all steps were taken to produce quality photographs in accordance with established procedures.

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SEE NOTE PAGE TWO ...

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Sullivan Tavel

SELETYPE UNIT

NOTE:

Richard B. Sobol of Washington, D. C., who is not licensed as an attorney in Louisiana, has in the past represented Negroes and civil rights workers in that state. Because of this, Plaquemines Parish authorities arrested Sobol, charging him with the unauthorized practices of law. Sobol, by action in Federal court, is challenging this prosecution by Perez and Louisiana authorities.

The Department has intervened contending that the purpose of the prosecution by local authorities was to deter Sobol and other out-of-town attorneys from representing Negroes in Plaquemines Parish out-of-town attorneys from representing in Since Negroes are less able to secure adequate representation in such cases the Department contends this amounts to a denial of equal protection of the law guaranteed by the 14th Amendment.

The Department has requested investigation concerning attorneys licensed to practice in Plaquemines Parish, including their personal backgrounds and their willingness to represent Negroes, personal backgrounds and their willingness to represent Negroes. Recently, the Department made arrangments with the Louisiana Bar Recently, the Department made arrangments with the Louisiana Bar Association for the photographing of records concerning disbarment proceedings. These records are to be reviewed by the Department in preparing its case concerning discrimination against Negro attorneys preparing its case concerning discrimination against Negro attorneys preparing its case concerning discrimination against Negro attorneys is those willing to assist in the defense of Negroes and others on civil rights issues.

This matter discussed with Departmental Attorney Robert Moore on 1/16/68 and he advised the necessity of furnishing a copy to the Bar Association which was a result of an agreement between the Department and Bar Association representatives. Mr. Moore stated that the only way the Bar Association would permit the photographing of the records was a stipulation that they be provided with a copy and this would obviate a stipulation that they be provided with a copy and this would obviate the necessity of a court order. Time would not permit the obtaining of a court order according to Mr. Moore. Mr. Moore further advised a court order according to Mr. Moore. Mr. Moore further advised that approximately 200 frames are involved in this photographing and this does not appear to be any reason for not furnishing an extra copy to the Department.

FEDERAL BUREAU OF INVESTIGATION

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Sulliva XX RADIO CABLEGRAM FROM NEW ORLEANS ATTENTION MECHANICAL SECTION. RICHARD B. SOBOL, ET AL, VS LEANDER H. PEREZ, SR., ET AL, EASTERN DISTRICT OF LOUISIANA, CIVIL ACTION NUMBER 67-243; ÖVIZ RIGHTS. RE NEW ORLEANS AIRTEL TO DIRECTOR, JANUARY 5 LAST. DEPARTMENTAL ATTORNEY, HUGH FLEISCHER, ADVISED THIS DATE HE DESIRES THE REQUESTED XEROX COPIES OF PHOTOGRAPHS TAKEN IN THIS MATTER TO BE FURNISHED TO HIM AS SOON AS POSSIBLE FOR A REVIEW PRIOR TO TRIAL DATE OF JANUARY 22, NEXT. FLEISCHER REQUESTED PHOTOGRAPHS BE SENT DIRECTLY TO HIM CARE OF USDJ, ROOM 1723, MASONIC TEMPLE BUJLDING AVENUE, NEW ORLEANS, LOUISIANS, JAN 22 1968 RECEIVED:

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FEDERAL BUREAU OF INVESTIGATION

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NO 44-3425:WFK:aja

ADMINISTRATIVE:

For information,

In view of the foregoing, as well as previous investigation conducted by the San Francisco Division, no further efforts are being made to locate

All persons contacted in this matter were advised that investigation was being conducted at the direction of the Assistant Attorney General, Civil Rights Division, U. S. Department of Justice, Washington, D. C.

B*
COVER PAGE

UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

Copy to:

1-USA, New Orleans

Report of:

1/10/38

DIC Office: NEW ORLEANS

.

Field Office File #:

NO 44-3425

Bureau File #: 44-37688

Title:

Date:

RICHARD B. SOBOL, ET AL VERSUS LEANDER H. PEREZ, SR., ET AL EASTERN DISTRICT OF LOUISIANA, VIVIL ACTION NUMBER 67-243

Characters

CIVIL RIGHTS

Synopsis:

Index of records photographed 1/4/68, at Plaquemine Parish, La., Court House, Pointe & La Hache, La., set forth.

_ D _

DETAILS:

On December 29, 1967, Departmental Attorney HUGH FLEISCHER, stationed at New Orleans, Louisiana, telephonically contacted the New Orleans Office and advised that he wished photographs taken of selected records at Plaquemine Parish, Louisiana, Court House, Pointe A La Hache, Louisiana.

FEDERAL BUREAU OF INVESTIGATION

Date_1/5/68

Photographs were made of select records at the Plaquemine Parish Courthouse, Pointe A La Mache, Louisiana. The equipment used was a Recordak MRD-1, 35mm camera using Recordak AHU film expose same at 70 volts.

The records that were photographed were furnished by ALLEN LOBRANO, Clerk of Court, Plaquemine Parish, Louisiana. The records that were photographed were selected by HUGH FLEISCHER, Departmental Attorney, Department of Justice. The photographs were taken by SA Each photograph had a roll number and frame number appearing in the exposure. An index of the photographs taken is as follows:

ROLL NUMBER ONE

Frame Number

Minute Book 8 1 - 182Minute Book O 184-215 Minute Book U 216-221 Minute Book B 221-247 Minute Book B 248-271 Minute Book T 272-353

ROLL NUMBER TWO

Frame Number

354-415

Minute Book T (continued)

417-421

Loose Pages

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SA T	and Date dictated 1/5/68	
by SA	at the secret of the FRI and is loaned to your greency.	

This document contains neither recommendations nor conclusions it and its contents are not to be distributed outside your agency.

FD-36 # ev. 0-12-64)

FB

Date: 1/12/68

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NO 44-3425

to the Departmental Attorneys in New Orleans in time for pre-trial analysis.

FBI

Date: 1/16/68

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Director, FBI (44-37688) To:

RICHARD B. SOBOL, ET AL. VERSUS LEANDER H. PEREZ, SR., ET AL. EASTERN DISTRICT OF LOUISIANA, CIVIL RIGHTS NUMBER 67-243 CIVIL RIGHTS

Renomirted to Bureau dated 1/16/68.

Enclosed are three Kerox prints of film submitted under cover of reairtel. Furnish all three copies to Department attorneys as requested.

You should, upon receipt of the Xerox prints, hand carry all three copies to Department Attorney Rugh Fleisher as trial date in this matter will commence , 1/22/68.

Enclosures

REC' \$. 44-38137-28

ID JAN 22 1968

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Mr. Mohr ... Mr. Blitip. nie, Caener... are Callahan... Mr. Corrad . Mr. C Mr. L. co Mr. Total Mr. T. . . 32r. Tele. L. om ... Miss II ha s Miss Gandy

Mr. Tolson. Mr. DeLoach.

Within Bounds, La.

An attorney for the Louisiana But bar association attorney Federal Court here, and not in Bar Association said today he Cicero C. Sessions said the state courts.

does not believe civil rights attorney Richard B. Sobol violated preserve the constitutionality of the state law by practicing without the state law and said he does stand by local attorney. Louis

The bar association has inter-tion of it. vened against Sobol in a federal court suit in which Sobol is ing legal practice.

seeking an injunction against panel is hearing Sobol's request brought here to defend civil Plaquemines Parish authorities for an injunction, and resumed rights workers. who have charged him with the hearing this afternoon after Because of "social pressures" breaking the state law concern- most of the morning was taken very few white lawyers would up with conferences between help in such cases. judges, attorneys and principals. Sobol was arrested after a

ticipation of a qualified visiting District Court. attorney as long as he is not a Sobol is a member of the resident of the state. Testimony LCDC, which has sent many atvesterday centered around the torneys into the South since 1964 become a Louisiana resident.

If he is a resident, he would FILE with have to pass the state bar exam with Collins and Nils Douglas, in order to practice law. But told the court they encountered barrassment in various parts of harrassment in various parts of Sobol was a resident at the time the state during the handling of his arrest.

In a brief session this morn-ing, attorney Robert F. Collins He said Congressman John was cross examined by Pla-Rarick, a former state judge, quemines counsel.

state law by practicing without the state law, and said he does a license.

The bar association has inter-tion of it. most Louisiana lawyers caused A THREE-JUDGE federal out-of-state counsel to be

Sessions said there is no set conference with Judge Edgene length of time limiting the par E. Leon, of the 25th Judicial

question of whether Sobol has to offer free legal defense for

ELIE, WHO practices law of 500 to 600 cases in the past

displayed a Ku Klux Klan flag Collins testified yesterday, in his courtroom, made insultsaying the Lawyers Constitu-ing remarks about Negroes and tional Defense Committee was pointed to a tree outside, say-interested in getting its attor-ing that a Negro deputy sheriff neys admitted to practice in had been lynched there 50 years

(Indicate page, name of newspaper, city and state.)

PAGE

STATES -ITEM NEW ORLEANS, LA.

Date: 1-23-68 Edition:

Author: FINAL

Editor: GEORGE W. HEALY

Title: RICHARD B. SOBOL

Character: CR

Classification: 44-Submitting Office: N.O., LA.

Being Investigated

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44-38137-A NOT RECORDED 167 FEB 5 1968

Attorney Robert F. Collins few years. was cross examined by Plantemines Parish counsel toda 2 a Rarick, a former state judge, a three-judge federal courtement of the said Congressman John Marick, a former state judge, a three-judge federal courtement of the said Congressman John Marick, a former state judge, a three-judge federal courtement of the said Congressman John Marick, a former state judge, a three-judge federal courtement of the said Congressman John Marick, a former state judge, a three-judge federal courtement of the said Congressman John Marick, a former state judge, a three-judge federal courtement of the said Congressman John Marick, a former state judge, a three-judge federal courtement of the said Congressman John Marick, a former state judge, a three-judge federal courtement of the said Congressman John Marick, a former state judge, a three-judge federal courtement of the said Congressman John Marick, a former state judge, a three-judge federal courtement of the said Congressman John Marick, a former state judge, a three-judge federal courtement of the said Congressman John Marick, a former state judge, a three-judge federal courtement of the said Congressman John Marick, a former state judge, a supplied to the said Congressman John Marick, a former state judge, a supplied to the said Congressman John Marick, a former state judge, a supplied to the said Congressman John Marick, a former state judge, a supplied to the said Congressman John Marick, a former state judge, a supplied to the said Congressman John Marick, a former state judge, a supplied to the said Congressman John Marick, a former state judge, a supplied to the said Congressman John Marick, a former state judge, a supplied to the said Congressman John Marick, a former state judge, a supplied to the said Congressman John Marick, a former state judge, a supplied to the said Congressman John Marick, a former state judge, a supplied to the said Congressman John Marick, a former state judge, a supplied to the said Congressman John Marick, a former state judge, a supplied to the said Congressman John Ma a Washington, D. C., lawyer pointed to a tree outside, say-arrested a year ago for prac-ticing law without a Louisiana had been lynched there 50 years license.

ness in the hearing, expected plaquemines, he said. He said, to last three days. The court is comprised of U.S. Calent Court of Appeals Judge Court of Appeals J

state courts.

HE WAS PRECEDED to the stand by local attorney Lolis Elie, a Negro, who testified that a lack of confidence in most Louisiana lawyers caused out-of-state counsel to be brought here to defend civil rights workers.

Because of "social pressures" very few white lawyers would help in such cases.

Sobol was arrested after a conference with Judge Eugene E. Leon, of the 25th Judicial District Court.

The discussion concerned an appeal for a civil rights client of Sobol. The attorney's suit attacks the constitutionality of Louisiana law which regulates practice of out-of-state atter-

Sobol is a member of the DCDC, which has sent many attorneys into the South since 1964 to offer free legal defense for rights case defendants.

ELIE, WHO practices law ith Collins and Nils Douglas, old the court they encountered marrassment in various parts of the state during the handling of 500 to 600 cases in the past

He said Congressman John ago.

The plaintiff-lawyer, Richard He and his partners consid-B. Sobol, will also be a wit-ered carefully before going into

Collins testified yesterday, Dowling, an attorney, represaying the Lawyers Constitusents the Criminal Courts Bar timal Defense Committee was Association in this case. In adinterested in getting its attor-dition to the bar association, news admitted to practice in the U.S. Department of Justice Federal Court here, and not in and the Louisiana State Bar Association have intervened in the case.

Mr. Tolson. Mr. Poloach. Mr. Mohr. Mr. Dishop. ("10")" delian. nrad ... Mr. Calliva r. Tavel r. Trouter... Tele. Room. M is Holt. S. Miss Gandy ..

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Submitting Office:

N.O., LA.

NOT RECORDED 167 FEB 5 1968

Cite_Non-La. Lawyer Need 5 also claimed that Negroes and whites who are active in civil In Rights Cases

Two New Orleans lawyers have testified in federal court that there is a need for outof-state attorneys to handle Louisiana civil rights cases.

This was the testimony yesterday of Benjamin E. Smith and John Nelson, white at-torneys who added that they have been harassed in connection with their handing of civil rights cases.

THE TWO were test typing in the case of Richard Sobol, a Washington, D. C., allorney active in civil rights work here for the past year and a half. Sobol has been staff counsel for the Lawyers Constitutional Defense Committee, a civil rights group.

Sobol is attacking on constitutional grounds the Louisiana law governing legal practice, and is suing Plaquemines Parish officials to prevent being prosecuted on a charge of practicing without a license.

A SPECIAL three-judge court, composed of Judge Robert A. Ainsworth Jr. of the United States Fifth Circuit Court of Appeals and District Judges Frederick J. R. Heebe and Fred Cassibry, is hearing the case.

Plaquemines officials had arrested Sobol last January as he left the parish courthouse. The attorney had been conferring with Judge Eugene Leon of the 25th Judicial District about an appeal for Gary Duncan, a Negro convicted of simple battery.

SMITH TOLD the court yesterday that he and his family have been harassed by hate letfers and crank phone calls. He rights are generally unable to obtain competent legal aid in rural communities.

He testified that many Negroes distrust white lawyers, identifying them with law enforcement and management interests.

SMITH SAID that he has handled civil rights cases since 1954 in Alabama, Louisiana and Mississippi, adding that he is not licensed to practice in Alabama or Mississippi.

Nelson concurred with Smith's remarks and both of the men said that there is a need for Sobol's work in Louisiana.

The court recessed yesterday and will resume Monday. The case is expected to continue through next week:



Mr. Dollosch ... Mr. Carpie ... Hr. Callaha: Mr. Sullivan..... Mrs. 17,000 Mr. Tr ster..... Tele. Room_ Miss Holmes. Miss Gandy.

Mr. Telcon.

(Indicate page, name of newspaper, city and state.) PAGE 14 STATES-ITEM NEWORLEANS, LA. Date: 1-25-68 Edition:FINAL Author: Editor: GEORGE: W HEALY
Title: RICHARD B SOBOL Character: 🗽 Classification: 44-Submitting Office: N.O., LA. Being Investigated

167 FEB 5 1968

(Mount Clipping in Space Below)

noon session of court began. Earlier in the day the court heard testimony from Sam

Sobol testified that he is graduate of the Columbia Unit

versity law school and has been

admitted to practice in New York, and the District of Colum-bia and before the Supreme

Court of the United States, the District of Columbia Circuit Court, the United States Fifth

Circuit, and the federal court

Under Bronstein's questioning

cial effort in the field of con-

For a little over three years

the firm of Arnold and Porter

His salary when he left Wash-

raised to \$15,000 since he be-

for the Eastern District of Loo

isiana.

firm.

stitutional law.

No Protest Given on Role with Case Earlier-Sobol The LCDC attorney was called

Objection Heard on Day to the stand by his attorney.

Alvin Bronstein as the afterof Sentencing, He Says

Civil rights attorney Richard Sobol, who is under a charge in Plaquemines Parish for prace ticing law without a license claimed Tuesday that the judge before whom he defended a case never objected to his taking part until the day the defendant was sentenced.

heard testimony from Sam
Monk Zelden, a New Orleans
attorney who was called out of
turn by attorney Cicero C.
sioks who is representing the
Lodsiana State Bar Association; The Rev. Albert J. McKnight, a Negro Catholic priest
from Delcambre; and Duncam
TRACES EXPERIENCE
Sohol testified that he if The Washington D.C., attorney, who has been doing civil rights work here for about a year and a half, gave this tes-timony when he took the wit-ness stand in his federal court case in which he is seeking to restrain his prosecution in Plaquemines.

He is also attacking the consitutionality of the Louisiana statute governing the rights of out-of-state attorneys to prac-

His case is being heard by a special three-judge court composed of Judge Robert A. Ains-worth Jr., of the United States Fifth Circuit Court of Appeals and District Judges Frederick J. R. Heebe and Fred J. Cassibry. The case will continue Wednesday at 10 a. m.

Sobol was arrested in the Plaquemines Parish courthouse on Feb. 21, 1967, after he had conferred with Judge Eugene Leon about bond for Gary Duncan, a Negro he had defended and who was found guilty of bat-

Sobol is chief staff counsel for the Lawyers Constitutional Defense Committee and his attorneys are seeking to show that he is in Louisiana on a tem-porary basis and that Louisiana licensed attorneys are not available to defend civil rights cases.

Duncan was charged with simple battery as a result of an incident which took place between two Negroes and four white youths near a recently desegregoted public school in Plaque

mines.

who are still with the Washington firm are making as much a 432,000 a year.

showing Sobol to be a resident of Washington, an automobile registration, and drivers litenses for Sobol and his wife for Washington and New Orleans.

Sobol said that he still maintains a checking account with a Washington bank and has never had a personal bank account here.

The civil rights attorney also testified that he has handled cases in Louisiana, Mississippi and Alabama since taking the position with LCDC and has practiced in both federal and state courts in these states.

He described cases in many fields of civil rights law which he said he has handled. He said that no question of his right to practice was ever questioned.

Sobol asserted that he has never received a fee while with LCDC. "Indigency is not a requirement but it usually turns out to be a fact," he said.

He repeated testimony given by other witnesses so far in the see that Negroes and civil rights workers in Louisiana have no trust or confidence in local attorneys when it comes to civil he related his scholastic achievements and of much spe rights matters.

The attorney claimed that he would not be able to do his work if he were restricted to one before coming to Louisiana, state. Bronstein contended that

Sobol said, he was associated with a large Washington law state boundaries are meaningless in this type of work ---

He related that he was a vol. Recounting his connection turned here on Aug. 1, 1966 it was when Duncan's parents when he was employed as staff attorney for LCDC. At that law firm of Collins, Douglas attorney for LCDC. At that law firm time, he added, he left Washing- and Elie. ton on a leave of absence from

He asserted that he discussed the matter with Robert Collins, and is expected to return to that one of the partners in the firm and that he and Collins conferred with Duncan and his witnesses. With some "trepidation," he added, they decided ington, the witness asserted, was \$24,000 a year and he took the position with LCDC for \$2,900 a year but has been to accept a Plaquemines case.

Sobel contends that throughout this case and others he was came chief staff counsel. He claimed that his contemporaries associated with the local law firm.

He asserted that in November of 1966, after taking the case, he met Judge Leon with Col Bronstein placed into the rece lins and was introduced by Col-ford a number of credit cards lins as a Washington attorney.

ty. Trovill Mice Genig-

Mr. Tolsen. Mr Dateach. Mr. Mohr-Mr. Birt -. Car-

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SECTION 3

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TIMES PICAYINE

NEW ORLEANS, LA.

1-31-68 Dote:

Edition:

Author:

GEORGE W. HEALY RICHARD SOBOL Editor: Title:

CharacterCR

at Classification: 44

Submitting Office: N.O., IA.

Being Investigated

Filey

Sobol said "My recollection was ington firm after that date. that there was some assent by Judge Leon. I can't recall the words, it might have been just a shake of the head.

QUESTION RAISED He claimed that throughout further preliminary proceedings his appearances were never objected to by the court or any

ner in the Collins, Douglas and Elie firm, being an assistant district attorney in Orleans Par-

A state law went into effect an assistant prosecutor for a the Negro population.

applied in cases which were al- "came ready in litigation but the judge parts."

preme Court refused a writ in the Duncan case that Sobol said he went back to see Judge Leon about posting an appeal bond to the United States Supreme Court that he was arrested.

DUNCAN APPEALING
In all of his appearances be JOKING—ZELDEN

JOKING—ZELDEN
On close examination Bronattorney replied.

"No, just blackjacks," the who were educated at Southern the whole who were educated at Southern the whole were educated at Sou

fore Judge Leon, Sobol said, he charges growing out of the 1964 court.
was never told not to appear Civil Rights Act or the 1965 Vot-They had sinister motives without locally associated coun-ing Rights Act or the desegre-and they finally changed their

denial of a jury trial.

ander H. Perez Jr., district at-but I think I do." torney of Plaquemines, and

When Zelden took the stand parish he testified that he has prac-ticed in many parishes of the state, including Plaquemines, executive Committee and at torney who had handled the or-

best of my ability."

The attorney claimed that it Jan. 1, 1967, prohibiting anyone tions concerning his opinion as to whether rights organizations government attorney asked. such as the LCDC have incul- "Five. As I came out it was associated with a district attor- to whether rights organizations government attorney asked.

ney from taking part in crimes such as the LCDC have inculnal cases in Louisiana. Elie was cated and planted this feeling in dark. There were no other
has no confidence in local white

said that he did not want any. Asked if he would return to minds."

one associated with the firm in Plaquemines to try a case, he "Did they have any weapthe case.

It was after the Louisiana Suport was still good."

JOKING—ZELDEN

"No. just blackjacks," the

In all of his appearances be never handled cases involving because there were ladies in the

Zelden also said that he present assignment in Delcam-

Judge Leon, sought to show that knows of no place in the state In answer to Bronstein's quesfended by Sobol and that Sobol where a lawyer would not betions he described his involve-has had little experience in the The witness reasons and the sobol available to Negroes. — ment in civil rights work, parvailable to Negroes. ment in civil rights work, par-The witness was then questicularly with the Southern Con-

trial of criminal cases.

Asked when he plans on leaving Louisiana, the Washington for the United States Justice Determines and the washington for the United States Justice Determines and the washington for the United States Justice Determines and the washington for the United States Justice Determines and the witness was then questioned and the distribution of the United States Justice Determines and the witness was then questioned and the distribution of the United States Justice Determines and the witness was then questioned and the distribution of the United States Justice Determines and the part of the United States Justice Determines and the United States ago in Plaquemines involving services of white attorneys for regular legal work-but not for

Asked by Bronstein if Judge attorney said that he has agreed an election dispute. The questional cases relating to civil rights Leon at this time objected to to stay until Oct. 1, 1968 and tions were intended to refute work.

his participation in the matter, that he is due back at his Wash Zeiden's statement about net OFFICE RAIDED having had any trouble in the He testified that on April 5, Sobol said "My recollection was ington firm after that date."

and that he has many Negro first he was opposed by Bruce ganization's routine matters clients.

He was then asked by Sessions if he would refuse to leander H. Perez Sr., told Not that he was in Washington, represent a Negro client in a case involving constitutional table over.

a group of deputies?"
"Yes," Zelden said.

with alk my me say they didn't have any love or affection in their

gation of schools or desegrega-minds and let me leave," he Duncan's appeal is presently tion of public facilities.

before the United States Su
Bronstein asked him if he at her McKnight testipreme Court on the question of knew any white lawyer in the field that he came to Louisiana
denial of a jury trial.

State who would handle the in 1953 and has been stationed On cross examination Sidney type of case and Zelden answer in Lafayette, Abbeville and W. Provensal, attorney for Le-ed "Offhand I can't name and Lake Charles in addition to his

1967 the office of the coopera-Zeiden said that the case was, the organization was raided by

perced to by the court or any represent a Negro client in a new to sit down and he would D.C. at the time attending a one else.

Duncan was tried and convicting the context of the persons there suggested on Jan. 25, 1967, Sobol testing a case of that character or any duality in an election.

At this time, the attorney testing a person needed help," he redident of the person needed help, he redident of the person and duality in an election.

The witness then explained "I torsely who is active in civil torselve.

Fiss asked "Do you recall services of Sobol and through is not true that Negroes gen-erally have a distrust of white lawyers in Louisiana and an-swered in the affirmative when "Yes," Zelden said. Sessions asked a series of ques"How many were there?" the the prosecution through Sobol's

an assistant prosecutor for a the Negro population.

Short time.

Sobol told the court that he witness said that he had been were in," Zelden recounted. attempted to convince Judge treated cordially in Plaque—Asked about the attitude of neys mentioned by Provensal tatempted to convince Judge treated cordially in Plaque—Asked about the attitude of neys mentioned by Provensal Leon that he did not think this mines Parish and always the deputies, he continued, "Let were unacceptable to him. applied in cases which were al- "came" away with alk—my me say they didn't have any limit to my me say they didn't have any limit to continue in local white cars white lawyers and on cross examination.

In the Negro population.

Cars around and as I went to my lawyers and on cross examination by Provensal he testified that many of the Negro attornation and the car they got out of the car they limit by Provensal he testified that many of the Negro attornation and as I went to my lawyers and on cross examination.

In the Negro population.

Sobol told the court that he witness said that he had been were in," Zelden recounted.

Leon that he did not think this mines Parish and always the deputies, he continued, "Let were unacceptable to him."

no discredit on the Negroes personally, but regarded the legal training they received in Louisiana inferior. He added that this is especially true of those

(Mount Clipping in Space Below)

Negroes Can't Get Legal Help, Say Rights Leaders

Two Negro civil rights leaders testified Monday in federal district court that Negroes have been unable to receive legal help from white lawyers in their localities because the attorneys fear intimidation and harassment.

Other witnesses during Mondary's hearing included Gary Duncan, the client Sobol was representing in Plaquemines when he was arrested, and John P. Nelson Jr., a New Orleans white attorney who has been active in civil rights cases. ment.

Their testimony came in the last week's proceedings but was has been taking part in civil fights cases in Louisiana for the past three years as staff counsel for the Lawyers Constitutional Defense Committee, civil rights lawyers group.

Sobol was arrested Feb. 21, 1967, on a charge of practicing law in Louisiana without a license as he was leaving the Plaquemines Parish courthouse after conferring with Judge Eugene Leon about an appeal for a Negro client who had been convicted of battery in connection with an incident near a recently desegregated school.

THREE-JUDGE COURT

On trial before a special three judge federal court is a suit by Sobol in which he seeks to enjoin his prosecution on that charge.

He also asks that the Louisiana statute governing the practice of law by out-of-state attorneys be declared unconstitutional.

Hearing the case are Judge Robert A. Ainsworth Jr., of the United States Fifth Circuit Judges Frederick J. R. Heebe and Fred J. Cassibry.

Witnesses who gave testimony ers in obtaining services from KKK. Louisiana licensed attorneys in-

cluded A. Z. Young, president rights cases which have been of the Bogalusa Voters League handled by attorneys of the and Elmer C. Wyche, Tallulah, LCDC and asserted that bepresident of the Madison Parish cause of federal court injunc-Voters League and a member tions which have been ob-

Nelson was examined during

case of Richard B. Sobol, a called back to the witness stand Washington, D. C. attorney, who at the beginning of court Monat the beginning of court Mon-day to conclude his testimony.
Young testified that civil in a march from Bo rights activities were increased Baton Rouge last in Bogalusa in 1965 by the

Klux Klan began to intimidate speak from the Capitol steps. and harass Negroes in the area.

He said that at that time the Congress of Racial Equality came into the picture and brought in out-of-state attorneys of the Lawyers Constitutional Defense Committee to handle

suits for school desegregation, being dead or in Angola." desegregation of public accommodations, and other types of litigation.

were not able to hire lawyers since 1965, testified that there in Bogalusa and added, "I don't are no Negro attorneys in the

FEAR KKK, CLAIM
Asked by May he be-

lieved this his be true, Young said that the lawyers in Bogalusa fear the KKK.

The witness testified that Bronstein, whose LCDC head-Court of Appeals and District quarters are in Jackson, Miss. was the first attorney brought to Bogalusa by James Farmer, national director of CORE. concerning alleged difficultafter a rights demonstration tact with Sobol and Bronstein on the part of civil rights work had been broken up by the was when he was arrested

> Young recited a number of tained by these attorneys con-

White Attorneys Afraid the Advancement of Colored changed and right workers of Intimidation, Claim OTHER WITNESSES the local police.

'BLACK POWER' On cross examination by Sidney W. Provensal Jr., attorney for Plaquemines Parish officials. Young denied that he is

a "Black Power" advocate. "I am not a Black Power' advocate as such, but I believe in 'Black Power' up to a

point," he said. He also denied that he carried a pistol when he took part' in a march from Bogalusa to when "Black Power" leader H. Voters League after the Ku Rap Brown was scheduled to

While being questioned by Cicero C. Sessions, attorney for the Louisiana State Bar Association, an intervenor in the case, Brown claimed that Sobol is "responsible for me and a lot of other Negroes not

NO NEGRO ATTORNEYS Wyche, a barber by tradel litigation.
Young asserted that Negroes in the Madison Parish area believe no lawyer in Bogalusa parish and only six or seven would have represented them."

He testified that he approached two of the white attorneys in 1966 in connection with civil rights matters.

Both refused to handle the cases, he said, and one of them told him "if I do it these people in town will kill me.

The other said, "that would kill my practice in Tallulah," the witness added.

He said that his first conand charged with burglary and assault in connection with his investigation of a civil rights complaint at a 24-hour truck stop in Tallulah.

FIRST CONTACT His first contact with LCDC lawyers, he asserted, was in 1965 when 61 civil rights workers were arrested for integrat-

Mr. Gala... Mr. Resen..C Mr. Sullivan Mr. Tavel. Mr. Tratter Tele. Room... Miss Holmass ... Miss Gandy.

Mr. Courad....

Mr. Fut.

Mr. Tolson Mr. DeLoach Mr. Mohr. Mn. Blebop.

(Indicate page, name of newspaper, city and state.)

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TIMES PICAYUNE

NEW ORLEANS, LA.

Date: 1-30-68

Edition: Author:

Editor: GEORGE W. HEALY

RICHARD B. SOBOL

Character: CR

Classification: 44-

Submitting Office: N.O., LA.

Being Investigated

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ing a restaurant. If it had not been for the LCDC they would not have had representation,

When asked about the effect of Sobol's arrest on him, Wyche said, "It shook me up because if Mr. Sobol was found guilty and LCDC law-yers were restricted from practicing, the Negroes seeking equal rights would be in a bad fix because they would be unable to get Louisiana lawyers to handle civil rights cases." He added that it would "be about the end" of civil rights work.

Sobol's attorney is seeking to show that there are an inadequate number of Louisiana attorneys willing to do civil rights work and his opponents claim that Negroes are adequately represented by attorneys licensed to practice here

Duncan, a resident of Boothville, described the incident which led to his arrest, claiming that he went to the assistance of his two nephews who were being harassed by four white youths.

SOBOD'S ASSISTANCE

He said that Sobol's assistance was obtained by his mother and father and that he never intended to get a lawyer from Plaquemines Parish "because all he would have done is to get me to plead guilty."

Duncan's conviction is now on appeal before the United States Supreme Court.

During his morning testimony Nelson told of his efforts to organize a Southern Lawyers Legal Defense Fund which he said would have allowed attorneys in the South to act independently without influence from any organization.

He asserted, on questioning by Bronstein, that it was his idea to develop a board to subsidize those attorneys who wanted to handle civil rights cases without interference from outside

Nelson said that these efforts met with little success but later at a meeting of a local bar group he asked that the organization develop a symposium for attorneys to discuss "direct action and passive resistance" which he termed civil rights action.

DROPPED FROM GROUP

He said that this meeting was in December of 1963, and on the following they be was notified that he had been dropped from vide a fund from which attoripate as it (NOLAC) is present
membership in the organization neys could receive out-of-pocket by formed." membership in the organization for being the with his dues.
Relating other efforts along

these lines, the attorney asserted that after the 1964 Civil Rights Act was passed he went to Leon Sarpy, a former president of the Louisiana State Bar Association, to discuss a program for the bar to volunteer attorneys for civil rights work but heard nothing more about his

suggestion. He added that he then made no further efforts to involve Louisiana lawyers in civil rights

matters. "I realize that no lawyer has to handle a case, but I thought that the profession in Louisiana did not fulfill what I thought to be a responsibility to create an environment for a lawyer who wanted to take one of these cases without the fantastic pressures brought on him, particularly the white lawyer, Nelson asserted.

In answer to further questioning by Bronstein, Nelson voiced the opinion, based on what he said were discussions with Negroes and civil rights workers, that the average Negro in the state has no confidence in the merits of his cause and as a result the Negroes stay away from white lawyers when civil rights issues are involved.

He also expressed the opinion that Sobol's arrest in Plaquemines Parish would deter other white attorneys from handling similar cases in that parish and would also deter Negroes from seeking white attorneys.

Questioned under cross examination by Provensal, the attorney admitted that he has been treated cordially when he practices in Plaquemines and that white attorneys in the New Or- of lay people on the board is leans area will raise all constitutional questions in defense of Negro clients.

Fourteenth Amendment."

He also claim that his efforts to form a Southern Defense. Fund was not to enable lawyers He also claim Fund was not to enable lawyers ISBA's president, stating that to make fees but merely to prothe association teannot partic

He told Thomas M. Brahney Jr., an assistant state attorney general, that he wanted the organization to be composed of responsible Southern lawyers, deans of law schools and deans of the bar associations in order to let Negroes know that white lawyers are concerned.

has never made a profit on civil members. rights cases he has handled but has accepted expenses.

He also admitted that he has never submitted to the House of Delegates of the Louisiana State Bar Association any proposal for an organization such as the type he described on his direct examination.

He added that in one instance he proposed that the bar set up a legal aid effice in the Ninth Ward affor Hilfricane Betsy. Nelson claimed that the LSBA

has refused to cooperate in the operation of the New Orleans Legal Assistance Corporation, an organization set up under auspices of the Office of Economic Opportunity, and added "the bar generally in Louisiana has abdicated any leadership in any way it affected the Negro's quest for equality."

He told the court that in his opinion the state bar has not actively opposed NOLAC but is not cooperating.

SIX LAYMEN ON BOARD Asked by Sessions if this is not because the organization is under lay control, Nelson replied that as a matter of fact the organization is not under lay control, having six laymen out of 21 members on the board of directors.

Nelson charged that the idea "a cloak" the LSBA is using.

Sessions sought to show that in his evaluation Nelson has But he added, "I do not know not taken into consideration any that they will raise issues of of the legal limitations on the state action as it regards the LSBA's ability to do certain things.

The bar association's attor-ney placed into evidence a letter from John Pat Little, the

non-cooperation other than th laymen on the organization. board.

Nelson said that the OEO has such regulations and that was the only way the organizati could be set up. "It is my op. ion that the state bar does r want the program," he asser Answering the questions of ed, adding that the bar cou-Sessions, Nelson said that he appoint 10 of the 21 boar

Judge Defence ney would take a position with the Lawyers Constitutional Defence on organization of the Lawyers constitution of organization of the Lawyers constitution of organization of the Lawyers constitution of the Lawyers In Lawyers Constitutional Defense Committee, an organization handling civil rights cases in the South, for \$15,000 a year. He replied, "Yes, the average lawyer does not make that kind of money." Judge Bernard J. Bagert of the Orleans Parish Criminal field Louisiana licensed attorney District Court changed seats to he accompanied by a qualified Louisiana licensed attorney libroughout a trial in his court.

District Court changed seats 55 libroughout a trial in his court.

day to testify to his confidence in Louisiana attorneys in a special three-judge Federal Court. Testimony was given in the suit started by Richard B. Sobol, Washington, D. C., attorney who has been active in civil rights cases, and he civil rights cases in Louisiana for the past year and a half life is seeking to prevent his involved in the leader; Leander H. He is seeking to prevent his prosecution by Plaquemines Perez Jr., district attorney, and Parish on a charge of practicing Judge Eugene Leon, of the 25th law without a state license.

SOBOL IS also attacking the constitutionality of Louisiana of-state attorneys.

Bagert testified that lawyers J. Cassibry. in New Orleans are "well qualified, industrious and energetic" and added that he could "use

all kinds of superlatives" in describing them.

He told the court that "certainly these lawyers raise all possible constitutional defenses in the case of Negro clients."

In answer to questions by Sidney W. Provensal, representing the Plaquemines officials, he said he treats all Negro attorneys with the same courtesy accorded white lawyers.

HE EXPRESSED the opinion that Negroes involved in civil rights cases could get repretorneys.

Bagert was also asked if he thought a New Orleans attor-

Judicial District Court.

The suit is being heard by Circuit Judge Robert A. Ainslaw regulating practice by out- worth Jr. and District Judges Brederick J. R. Heebe and Fred



311 Mr. 1 18 Mr. Car Mr. It sen Mi. Mr. Tr ii r Tele. Room .. Miss H. Lines . Miss Gandy.

Mr. Telson. Nr. 1. Leach. Mr. Mohr....

(Indicate page, name of newspaper, city and state.)

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STATES*ITEM

NEW ORLEANS, LA

Date: 2-6-68 Edition: RED FLASH Author: Editor:GEORGE W HEALY
Title: RICHARD SOBOL

CR Character: Classification: 44-Submitting Office N.O., IA.

Being Investigated

3227 62 FEB 19 1968

(Mount Clipping in Space Below)

eon Testifies in Sobol

Licensed, He Says

Judge Eugene E. Leon of Plaquemines Parish testified Monday in federal court that when
he was first introduced to Washington of I rights attorney Richartorney for the United States
ard B. Sobol nothing was said
are personnel of the United States
are parish."

Under questioning by Porvenattorney for the United States
are parish."

Under questioning by Porvenattorney for the United States
are that the district attorney claimed
that he never heard about Dunton indicate that the attorney sought to show that there is a
was not licensed to practice
have in Louisiana.

The judge was one of the last civil rights cases because Lou-

brought by Sobol seeking to gaged in civil rights work have block his prosecution on a little confidence in most white charge of practicing law with attorneys.

Provensal offered the testimony of Judge Leon and the younger Perez to supplement out a license.

constitutionality of the Louisi- of the U.S. Fifth Circuit Court Sirch by way of depositions. and statute regulating the practice of law by out-of-state at- Frederick J. R. Heebe and Fred

H. Perez Jr.

TWO MORE TO CALL

to call Tuesday who were not heard of the LCDC and at the available Monday and will then time Sobol first appeared before rest his case.

The Louisiana State Bar As no idea how long the attorney sociation has intervened in the had been in Louisiana. matter on the side of the de- He also told the court that no fendants in order to defend the matter how the present case constitutionality of the state turns out he will recuse himstatute and began the presenta-self in the event Sobol is tried tion of its case after Provensal in Plaquemines on the unauthused all of his available wit- orized practice of law suit.

The federal court case is an

peal for Gary Duncan, a Negro who testified that in his opinion

witnesses called to the stand isiana's white attorneys generby Sidney W. Provensal Jr., atally will not take such cases
torney for the defense in a case and Negroes and others enbrought by Sobal seeking to

The case is being heard by Sobol is also attacking the Judge Robert A. Ainsworth Jr. J. Cassibry.

CHIEF STAFF COUNSEL

states.

Judge Leon testified that be-Provensal told the court that fore the federal court suit was he has two additional witnesses filed against him he had never civil rights activities. him in the Duncan case he had

INTRODUCED TO SOBOL

outgrawth of Sobol's arrest in troduced to Sobol when the Dun-Baldwin, G. Wray Gill, Nathan Pointe a la Hache on Feb. 21, can charges were first prose-Greenberg, Bernard Horton, Ed-1967, after he had conferred cuted by Robert Collins, a New ward A. Wallace, Gilbert V. An-Orleans Negro attorney.

He also claimed that Duncan's Another of Provensal's witalleged altercation with two nesses was Luke Petrovich, an white youths took place about attorney and member of the school and could be called a sion Council.

196 School desegregation.

He told of

Provensal's last witness (f the Didn't Know Lawyer Not with Judge Leon about an ap day tas Leander H. Perez Jr., client who had been convicted the Duncan case did not involve of simple battery.

testimony they have already

Earlier in the day Provensal called seven attorneys to the Provensal called 14 witnesses Sobol is chief staff counsel for stand and each testified subon behalf of his clients, Judge the Lawyers Constitutional De. stantially that they would rep-Leon, segregationist leader Le-fense Committee, an organiza-resent Negroes in criminal ander H. Perez Sr., and Plaque-tion handling civil rights litiga-cases and urge all possible conmines district attorney Leander tion mainly in the Southeastern stitutional defenses. They asserted that they would do the same if the cases arose out of

Cross examining these witnesses, Bronstein brought out these attorneys have never handled what he termed affirmative civil rights cases brought under provisions of the Civil Rights Act of 1964, the Voting Rights Act of 1965, or to desegregate schools or public facilities.

The attorneys who testified in Judge Leon told of being in-this way included Edward M. dry III and George Ehmig.

a half mile from the Buras Plaquemines Parish Commis-

REPRESENTED NEGRO He told of his appointment in 167 FEB 15 1968

Mr. i. Mr. Leatter Tele. Room. alies it lines. Miss Candy.

Mr. Telson. ...

Mr. Mahr

'. ach

(Indicate page, name of newspaper, city and state.)

PAGE

SECTION 1

TIMES PICAYUNE

NEW ORLEANS, LA.

1/m 10-1

2-6-68

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GEORGE W. HEALY RICHARD SOBOL

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Being Investigated

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1961 to represent a Negro charged with rape in Plaquemines and claimed that he raised the constitutional question of systematic exclusion from the jury of Negroes. He termed it an unpopular case in Plaquemines Parish.

Bronstein sought to show on cross examination that Petrovich and an associate, John Louisiana Supreme Court and then to the United States Supreme Court where writs were denied. Later the conviction was upset in the federal courts for the meeting and that the association has experienced difficulty after attorney John Dowling to participate fully in busi-Petrovich and Slavich, testimony revealed.

Bronstein asked Petrovich if he were not an official of the for the Advancement of Colored attorney has been charged with People to desegregate rest unauthorized practice.

it who onswered.

Asked if he is a close asso LSBA. ciate of Leander H. Perez Sr., Petrovich said, "I think so, yes."

George M. Leppert, a New Orleans attorney was called to the stand by Cicero C. Sessions, one of the attorneys representing the state bar. Lep-pert said that although he now is engaged mainly in brief writing for other attorneys, he has never had any hesitation about handling cases for Negroes. He also claimed that in his opinion Negroes have confidence in white attorneys.

The LSBA's only other witness of the day was Thomas O. Colling Ir., executive counsel for the association.

He claimed that the association has no restrictions or restraints on Negro members at tending the LSBA's annual convention in Biloxi and any such such restriction would be contrary to association policy.

The location of the convention in Biloxi has nothing to do with segregation, he asserted.

The witness explained that the city.

Collins testified that he knows of no other instance since 1965 when he took the position other from the National Association than the Sobol case in which an

He also claimed that there rooms in the parish courthouse. In no discrimination in the "I would have to think about admission of members to the

(Mount Clipping in Space Below)

Plaquemines Rights Defense Peril--Lawyer

A Negro attorney testified be-Rouge School Board after he fore a special three-judge fed-represented Negro children in eral court today he would go a school desegregation moveto Plaquemines Parish to de-ment.

fend civil rights workers, but with "qualms and reluctance." filing of charges as harassment "I wouldn't rush down there," and intimidation, Jones' replied John Jones of East Baton that he did.

Rouge said. "I know its repu-"It certainly hurt my practice."

tation. But I would go. Dying tice," he said. for a cause in Plaquemines Parish is like dying for a cause O. M. FISS, U.S. Department

anywhere."

a suit instituted by Richard B. representation of the Louisiana Sobol, Washington, D. C., at-Bar Association Committee on torney to block prosecution by Ethics and Grievances had told Plaquemines Parish on a him that if he pleaded guilty to charge of practicing law in Louisiana without a state license ness and creating strife—he He has been active in civil would receive only a reprimand. rights litigation in the state for He said that was true but he the past year and a half as had refused. chief staff counsel for the lawyers Constitutional Defense Committee.

state attorneys.

against him by the East Baton Negroes. ...

of Justice attorney intervening on behalf of the plaintiff, que-JONES TOOK THE stand in ried Jones as to whether the

NEW ORLEANS ATTORNEY John Cummings also took the He also is attacking the con-stand and testified that he has stitutionality of the state law had no experience with a lack regulating practice by out-of-of confidence by Negroes of white lawyers in the state. He said he takes personal injury JONES TESTIFIED that dis-cases primarily and that about barment proceedings were filed 20 per cent of his thente are

The suit, which is in its third week, is scheduled to be completed today.

THE PLAINTIFF is seeking to establish the need of outof-state attorneys for adequate representation for civil rights workers in litigation. The defense maintains there is sufficient and qualified legal aid available in the state.

The three-judge panel yesterday heard President John Pat Little of the Louisiana State Bar Association deny that the association has re-

fused a comperate in a fed-serally sponsored program of legal aid to Plaquemines residents.

Tele. Lum. Miss H ...s. Miss Gandy.

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newspape	it, ci	y and	state.)

PAGE

STATES - ITEM

Mr. Tolson. Hr. DeLorch. Mr. Mohr...

NEW ORLEANS, LA

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62 FEB 19 1968

(Mount Clipping in Space Below)

The presence of out-of-state attorneys has helped prevent prosecution of civil rights workers in Louisiana, a Washington,

D. C. lawyer termed today. A Richard B. Sobol, a civil rights attorney, took the stand today in his federal district. court suit to enjoin Plaquemines Parish authorities from prosecuting him for practicing law without a license.

HE WAS questioned by Cicero Sessions, attorney for the Louisiana Bar Association, which has intervened on behalf of the defense. Shol said "those persons who might prosecute a civil rights worker are less likely to do so if they know those individuals will have adequate representation."

Sobol said under questioning he sent telegrams to television stations asking equal time to answer Gov. John J. McKelthen's criticism of civil rights marchers in Bogalusa last year.

SESSIONS ALSO delved into the matter of the funding of Lawyers Constitutional Defense Committee, which has sent lawyers into the South since 1964.

Sobol said he knew of foundations, including the Ford and the Field foundations, which had contributed but that he had no access to lists of all donors.

Alvin J. Bronstein, Sobol's attorney, objected to the question being pursued into the list of individual donors because if rience in trying criminal cases. Louisiana contributors appeared there might be reprisal against them in the state.

THROUGH AGREEMENT of stein. the attorneys for both sides and the judges, individual names were not requested.

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heard that white lawyers in the 1966. state will not generally take to inadequate training.

tion of Negro attorneys, particus counsel, he said. larly in the South, is recognized and that he has been requested by the Education Test Services, which has headquarters in Princeton, N. J., to conduct workshops for Negro law students in the state.

Sobol told the court yesterday that Judge Eugene Leon of Plaquemines Parish did not object to his practice before him until Gary Duncan, Negro, whom he was defending at the time of his arrest in 1967, was sentenced. Duncan was charged and later convicted of battery in a school desegregation alter-

THE CIVIL RIGHTS attorney said that the firm of Collins, Douglas and Elie of New Orleans accepted the case with some "trepidation" after he had consulted with a partner of the firm.

Sobol said he was arrested Feb. 21, 1967, in the Plaquemines Parish courthouse after he had conferred with Judge Leon about an appeal bond to the U.S. Supreme Court for

Sidney W. Provensal, attorney for Leander H. Perez Jr., Plaquemines Parish district attorney, and Judge Leon crossexamined Sobol in an attempt to show he has had little expe-

EARLIER SOBOL explained his background under questioning by his attorney, Alvin Bron-

Asked if LCDC would hire | Sobol said that for more than competent Louisiana lawyers to three years before coming to represent clients in civil rights Louisiana he was associated cases, Sobol replied the organi-with a Washington, D. C., law firm and had been a volunteer one were willing to take the attorney for the LCDC during attorney for the LCDC during August 1965. He said he re-

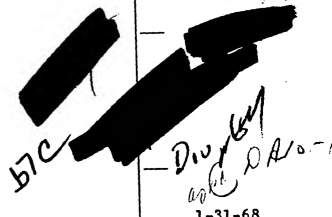
While working for the Washington firm of Arnold and Porattorneys are not acceptable due ter he said he had a \$24,000-ayear salary. When he joined LCDC he made \$2,900 a year. SOBOL, UNDER questioning His salary has been raised to today, said the inferior educa- \$15,000 since he became cines

(Indicate page, name of newspaper, city and state.)

> PAGE 39

States-Item

NEW ORLEANS, LA.



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Title: RICHARD SOBOL

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51

Bar President Denies Refusal

ness in the special inree-judge territy claims that it was contained and the American Civil Libercase in which Sobol, chief nected with school desegregaties Union are represented on staff counsel for the Lawyers tion in the parish.

Constitutional Defense Committee, is seeking to enjoin his that he did not consider the ity requirements, Little said prosecution in Plaquemines.

Darish on charges of mouther the parish on charges of mouther that "slum landlords and others."

1967, in the Pointe-a-la-Hache tion has never carried on such courthouse while making ar-rangements for a bond to be couraged it on a local level. posted for a Negro client who PROBLEM IN PROGRAM through Provensal it met and had been convicted of simple. He asserted that there has after hearing Provensal request

nied Tuesday in federal court in the rural parishes, for out-fall indigents, including Negroes, that the association has refused to cooperate in a federal-fused to cooperate in a federal-fused to cooperate in a federal-fused for the indigent.

John Pat Little of New Orleans took issue with testimo-fused for the case on the side of nomic Opportunity because of Sobol.

sociation's policy is to assist Association, which has interin the establishment of such a program throughout the state the state that so far it has serious but that so far it has serious and to show that Louisians at the state status and the state status at Louisians at the state status at Louisians at the state status at Louisians at Lou objections to the organization ed to show that Louisiana at-body into a job." torneys are avoilable in ade-

which began operations here altercation with four white National Association for the Adin January.

Little was called as a witterney claims that it was contained the American Civil Liberness in the special three-judge terney claims that it was contained the American Civil Liberness in the special three-judge packed with school desegred.

isiana statute governing the sions, an attorney for the Glusman, Baton Rouge, chair-practice of law by out-of-state LSBA, he summarized the po-man of the LSBA's committee sition of the state bar on legal Sobol was arrested Jan. 21, aid and said that the association the Law.

and Judge Eugene H. Leon of set up on a local basis.

the 25th Judicial District: The witness also claimed that which includes Plaquemines.

During the trial Sobol's at the various parishes of the torney, Alvin Bronstein has state have not been limited to sought to show that there is a any race or particular class of need in Louisiana, particularly litigation but has been open to in the rural parishes, for out-all indigents, including Negroes of state attorneys to handle af-involved in criminal cases arisant that the accordation has

leans took issue with testimony given earlier in the case of civil rights attorney Richard.

B. Sobol, claiming that the association is policy is to assist and the Louisiana State Bar cause it takes only a majority and the article by sociation which has interested to the composition of its board of directors, the eligibility standards for clients, the type of service to be rendered and because it takes only a majority and the Louisiana State Bar cause it takes only a majority and the composition of its board of directors, the eligibility standards for clients, the type of the composition of its board of directors, the eligibility standards for clients, the type of the composition of its board of directors, the eligibility standards for clients, the type of the composition of its board of directors, the eligibility standards for clients, the type of the composition of its board of directors, the eligibility standards for clients, the type of the composition of its board of directors, the eligibility standards for clients, the type of the composition of its board of directors, the eligibility standards for clients, the type of the composition of its board of directors, the eligibility standards for clients, the type of the composition of its board of directors, the eligibility standards for clients, the composition of its board of directors, the eligibility standards for clients, the composition of its board of directors, the eligibility standards for clients, the composition of the composit

INFLUENCE ON BOARD of the program.

The bar president sought to refute the previous testimony of Richard Buckley, executive director of the New Orleans Legal Assistance Corporation legal Assistance Corporation here with Legal Assistance Corporation with Signal Association for the Additional Additional Association for the Additional Additional Additional Additional Additional Additional Additional Additional Additional

prosecution in Plaquemines

Parish on charges of unauthor-Duncan a civil rights case. It who ride around in big autoized practice of law.

STATUTE ATTACKED

The Times-Picayune that the
STATUTE ATTACKED

The civil rights attorney judge considered it a civil "earned" income could be less
from Washington D.C., is also rights matter.

asking the federal court to declare unconstitutional the Louthe stand by Cicero C.

Sestiging statute governing the sions an attorney for the law statute governing the sions an attorney for the law statute governing the sions an attorney for the law statute governing the sions an attorney for the law statute governing the sions an attorney for the law statute governing the sions an attorney for the law statute governing the sions an attorney for the law statute governing the sions an attorney for the law statute governing the sions an attorney for the law statute governing the sions an attorney for the law statute governing the sions an attorney for the law statute governing the sions an attorney for the law statute governing the sions and storney for the law statute governing the sions an attorney for the law statute governing the sions and storney for the law statute governing the sions and storney for the law statute governing the sions and storney for the sions and storney for the statute governing the sions and storney for the statute governing the sions and storney for the sions and sto

on the Unauthorized Practice of

He testified that when the committee first became aware of the facts of the Sobol matter been some problem getting the been some problem getting the include segregationist and former head of the Plaquemines reward that the recent parish Commission Council Lettitle asserted that the recent attorney had already taken action and no useful purpose would to the program follows more or less that it is case.

He asserted that there has after hearing Provensal request that it intervene in the lawsuit to support the position of the Plaquemines district attorney it concluded that the district attorney had already taken action and no useful purpose would to the plaquemines few attorney.

Little asserted that the recent attorney had already taken action and no useful purpose would be exceed by intervening in the case.

Carror Tele. Room. Miss Haimes. Miss Gandy-

Mr. Tolsen-

Mr. Fr.Lozch Ur. Nobic. Mr. Pich.P

(Indicate page, name of newspaper, city and state.) PAGE

SECTION 1

TIMES PICAYUNE

NEW ORLEANS, LA.

44-38137-A

NOT RECORDED 167 FEB 15 1968

2-7-68

Edition: Author:

Editor: GEORGE W. HEALY Tille: RICHARD SOBOL

CR Character:

44-Classification:

Submitting Office: N.O., LA.

Being Investigated

'PRIVATE FIGHT' "We thought it was a private

fight between Sobol and Perez," he asserted.

Questioned further by Sessions he said that had there Sohol has testified that he is been no charges filed and only a complaint by Provensal and Perez the committee, in his opinion, would have investigat-

ed the case and probably taken some action.

Later, he continued, when the Justice Department intervened and about 55 others filed amicus curiae briefs on the side of Sobol, the committee felt that the state statute was under direct attack and it was recommended to the LSBA's House of Delegates that the organization intervene.

Others called by Sessions included William F. Wessel, leans Criminal Courts Bar As- the bar association to the stand. Bogalusa civil rights leaders, made with any particular state a representative of the New Orneys.

BAR EXAMINATIONS

Another witness was Frank McLoughlin, chairman of the LSBA's bar examinations committee who told of the mechan-Tammany Parishes have furics of administering the examinations. He said that at no time is the race of an applicant gent Defendant Board was esknown to the examiners.

Provensal rested his case aft-ond Judicial District. er ca'ling Judge Bernard J.

witness stand.

considered New Orleans area cal attorneys to represent them attorneys well qualified in crimbut "the representation by loinal law and added that he cal lawyers was meager becould "use all types of superlatives" to describe their compellor counsel available on or betence.

He asserted that in his opin-ion they would urge all possible constitutional defenses for Negroes and would have no besitation in handling cases for Negroes or unpopular cases.

The judge added that in his sent Negroes who may be charged with crimes growing out of civil rights activities. STAFF COUNSEL

tion of LCDC staff counsel for ed. the \$15,000 annual salary which paid. The maximum salary paid the head of the Legal Aid Bureau here is \$7,000, he added,

qualification and would have to be associated with local coulisel. The local attorney would also have to be present for the trials of the case, he asserted. The judge was asked by Pro-

vensal if in his opinion Negroes have confidence in local white attorneys and the answer was

Positively. Cicero C. Sessions, the LSEA attorney, then called Bascom D. Talley Jr., a Bogalusa ststein if he has represented Rob- ation of Law Schools on the subtorney and former president of ert Hicks and A. Z. Young, two lect and said that it was not
torney and former president of ert Hicks and A. Z. Young, two lect and said that it was not
torney and former president of ert Hicks and A. Z. Young, two lect and said that it was not

volves Negro clients he as-serted "our books are desegregated and I can't tell."

He testified that as long as he has been an attorney the courts of Washington and St. nished counsel for indigent defendants and recently an Inditablished for the Twenty-Sec-

He contended during his testi-Bagert, presiding judge of mony that since civil rights yers he needs so I said 'why progr Criminal District Court, to the demonstrations began in Boga-don't CORE get you the mon-ful." lusa in the spring of 1965 Ne-Judge Bagert testified that he groes have been able to get lofore the arrests."

. Talley said that he was ac-

tive from 1962 to 1965 in a civic capacity to ease tensions between whites and Negroes.

"My position is that if you opinion attorneys who practice get a license to practice law are several in Washington Parin criminal court would repre-you're only worth it if you ish. When a defendant is in need abide by the law. I had a prag-of counsel all constitutional ismatic economic reason to urge sues would be raised." e dialogue between the races Bronstein asked the witness if

· NO NEED SEEN

He said that he sees no need for out-of-state attorneys bereau here is \$7,000, he added, representation they can get it thought about bringing such an If an out-of-state attorney is During his examination Talk action on another basis.

Dean Antonio Papale of the court, Judge Bagert said, he ing the object of "a few bricks would need to produce some and crosses," and when asked Law testified that the law school crualification and would have to be the product of the paper of t by Bronstein to explain the fet. was desegregated in the fall of erence, he said that it stemmed 1955, and since that time there from an attempt by about 35 has been no distinction made as people to start a dialogue strace in admission policies.

tween whites and Negroes in Sessions sought to show that
the Bogalusa area "to elimithe scarcity of Negro attorneys nate the trouble you get on both is not just a local problem but sides when you get irresponsi- a national one. ble people trying to run your STUDY DESCRIBED community."

The dean described a study

Talley was asked by Bronstein if he has represented Rob- ation of Law Schools on the subleans Criminal Courts Bar Association, and Floyd Reed, a resented Negroes "every time general legal matters but gets resented Negroes "every time general legal matters but gets have according to their civil rights business of their civil rights business some law schools make concestifying that in their opinions when asked to estimate what ness "I think Mr. Elie's firm groes because of disadvantages of his practice in handles all that," the attorney groes because of disadvantages in cultural and educational member of the firm of Collins, background. Douglas and Elie, New Orleans Negro attorneys.

and Young, the Bogalusa at-groes are admitted who do not terney said "Both of them know meet the university's minimum that my view is that everybody standards for the law school should comply with the law. I and are put through one course. don't like extremism no matter If they do well in that course what color is it. A. Z. told me they are admitted to the regu-CORE will furnish all the law lar law course. He said that the yers he needs so I said 'why program has been "wary fruit-

ey.' "

This was in reference to Talley's testimony that on one occasion Young came to him to obtain money.

NO NAMES GIVEN

Asked specifically which lawyers in the Bogalusa area would represent Negroes, Talley refused to name anyone and said that he would not do so "because of my respect for my brother lawyers.'

He added, "But I believe there

The witness also testified that . . . if intelligent whites talk to in June, 1965, he would have intelligent Negroes you've got brought an injunction suit

ter of attorneys in New Or no problem . . . I was spectac- against Bogalusa officials for leans who would take the posiin his opinion there are a num- no problem . . . I was spectac- against Bogalusa officials for

"Not for Young and Hicks because they were just as lawless as some of the whites. cause if Negroes choose local Talley said, but added that he thought about bringing such an

made by the American Associ-

He described a program at the University of Mississippi's In other references to Hicks summer session in which Ne-

Memorandum

DIRECTOR, FBI (44-38137)

2/16/68

SAC, NEW ORLEANS (44-3425) (C)

SUBJECT: RICHARD B. SOBOL, ET AL. VERSUS LEANDER H. PEREZ, SR., ET AL. RASTERN DISTRICT OF LOUISIANA, CIVIL RIGHTS NUMBER 67-243 CIVIL RIGHTS

> Re New Orleans report of SA dated 12/29/67, and San Francisco report of SA dated 1/12/68.

In view of the fact that all investigation requested by Departmental Attorneys, New Orleans, La., has been completed as well as photographs requested furnished the Department, this matter is being placed in a closed status in New Orleans, and no further action is contemplated by this division.

Bureau New Orleans

4.38137

57 FEB 231986

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- 0-19 (Hei. 7-27-67)



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DeLoach -

Rights Deposition Shows Perez

By Jack Nelson Los Angeles Times

NEW ORLEANS, Jan. 28
— Hollywood could hardly come up with two more appropriate adversaries — Alvin J. Bronstein, 39, handsome, dark haired civil rights attorney from New York, and Judge Leander H. Perez Sr., 76, of Plaquemines Parish, La., a distinguished looking, gray-haired political boss and old school segregationist.

They faced each other across a conference table, Bronstein with a legal pad loaded with questions, Perez puffing on a cigar and peering through light-rimmed glasses. From their encounter emerged a story of one man's iron-fisted domination of a parish (county) government for more than 40 years -a story of his influence on Louisiana politics and his unyielding opposition to the Federal Government in the civil rights movement.

Bronstein was taking a deposition from Perez for use in a Federal court suit challenging the right of Plaquemines and the State officials to prohibit out-of-state lawyers from representing Negroes and civil rights workers in Louisiana courts. The trial of the case before a three-judge court resumes here Monday.

resumes here Monday.

After the taking of the deposition, another civil rights attorney commented, "You have to disagree with Perez almost completely, but you can grudgingly admire his blunt talk. He's honeat about his bigotry."

104



RICHARD B. SOBOL
... challenges arrest

file

The Washington Post
Times Herald 1-6
The Washington Daily News
The Evening Star (Washington)
The Sunday Star (Washington)
Daily News (New York)
Sunday News (New York)
New York Post
The New York Times
The Sun (Baltimore)
The Worker
The New Leader
The Wall Street Journal
The National Observer
People's World
1
Date 1.25.68

 -Broustein, formerly chief counsel of the Lawyers for Constitutional Defense Committee and now a fellow at the Institute of Politics at Harvard University Kennedy School of Government, began the questioning of Perez by introducing himself and the plaintiff in the

Richard B. Sobol. Sobol is a young civil rights attorney from Washington and New York who had been arrested in Plaque-mines Parish for "unauthorized practice of law." "Soboloff and Bronstein," Perez snorted, "it sounds like Russian to me."

Perez not only acknowledged but boasted of his political powers. He was elected Plaquemines' first judge in 1920 and later became district attorney, and president of the Parish Council-posts now held by his sons.

Perez, a millionaire and perhaps the parish's wealthiest landowner, declared he had set up the parish's fiscal policy and Plaquemines had the lowest tax rate in the State. He has made the parish's law, in-terpreted it and enforced

it. For two decades he has directed the Plaquemines Democratic Executive Committee and he often has had control or strong influence over the state committee. He says he has "written hun-

dreds of bills for the Legislature" and calls himself the legislators' "unofficial adviser."

As Parish Council president, Perez pushed through an order prohibiting demonstrations of more than 14 people without a permit. He proudly noted that no one has applied for a permit "and we have not had any such demonstrations."

Bronstein asked Perez about the Council's purchase of an old fort (Ft. St. Phillip) on the Mississippi River for use as a stockade to imprison any civil rights workers who might venture into Plaquemines.

"Yes, of course," was the reply, "because we felt that our jails were not large enough to accomodate the large number of demonstrators . . . that visited other places. So we prepared for them.

To reach Pointe a la Hache, the parish seat, by one route it is necessary to cross the Mississippi by ferry. Bronstein asked Perez if he had once told someone, "If Martin Luther King comes in, we'll guarantee his transportation across the riverpart way that is."

"Possibly," Perez said. "Hey, are you defending Martin Luther King? Is he one of your idols?"

At another point, Bronstein asked about the adoption of a parish ordinance requiring that itinerant workers be fingerprinted.

"There was an influx of many hundreds . . . thousands of itinerant laborers. There were a number of undesirable characters and criminals who drifted into the parish as a result, especially one incident where a young woman was raped and attempted murder was committed . : ."

Bronstein asked if Perez

belives the council "has the power to enact an ordinance requiring the fingerprinting and mugging or registering of lawyers who come into the parish."

"That's entirely different," Perez said. If we found a lawyer with a criminal record we would handle him, sir, just as we handle itinerant workers

"So, if you are a member, for instance, of the American Civil Liberties Union or any Communist organization, regardless of whether the Federal Government attempts to protect you, we would make it very inconvenient for you in the Parish of Plaquemines."

Bronstein: "Suppose I told you that . . . Mr. Sobol is an out-of-state lawyer and is affiliated with the American Civil Liberties Union?"

Perez: "My answer would be that he belongs to an atheistic, Communistic organization, and in my community he would not be a good American, but just a rat," Perez said.

Suppose Sobol made a civil rights talk to a Negro audience in Plaquemines Parish, Bronstein asked.

Perez: "If I saw him agitating unthinking Negroes to disturb the peace I'd handle him personally, as a man. Yes, I'd stop him. Try and see, Mr. Sobol . . ."

Bronstein inquired about Perez's confirmation with two Negro attorneys from New Orleans who went to Plaquemines to represent several Negroes arrested there. Perez replied that he told the attorneys they could represent the Negroes, "but I said if they came down to start any trouble, I'd take care of it."

"Didn't you in fact suggest they get out of town?" asked Bronstein. . "I told them to use their

own judgment," Peres plied and went on to explain their judgment was to leave town. (According to an attorney's testimony during the Sobol case trial, the two attorneys found, upon arriving in Plaquemines Parish, that their clients had already been tried, convicted and sentenced).

Had not perez once urged Plaquemines citizens to refuse to cooperate with the FBI, which was investigating civil rights violations?

"Yes," he retorted. "At one time the secret police were knocking on doors. and I told the people . . . to tell them to go to hell. It was none of their business. Yes, we resent the Federal interference in our local government. Absolutely. It's un-American. It's unlawful. It's dictatorial. It's oppressive."

Did Perez believe civil rights legislation was part of the Communist conpiracv?

"That is correct, no doub!

read a Zionist book reportified a Zionist book reportified a secret book reportified a copy of it in Washington where the Zionists boasted of spending hundreds of thousands of dollars to gain influence in Washington, where the Zionists got full credit for the Black Monday (school desegregation) decision of the U.S. Supreme Court. They wined and dined and gave presents to the judges of the Supreme Court, strictly improper.

Perez finally declared that Bronstein had strayed far afield in his questions and said, "With a mind as pigmented as yours, as limited, and with the ideologies that undoubtedly you have, I'm impressed that it's not the proper legal principles."

When Bronstein thanked him for the deposition and said goodbye, Perez replied: "Don't thank me. I'm not thanking you." Bronstein: "Your manners, are no concern of mine."
Peret (shucking his coat as if preparing for combat):
"What? ... You've not questioning your manners. Don't get personal."

S. W. Provensal, a Perez aide: "Judge, he's not questioning your manners. He knows better than that."

Ferez apparently pacified: "I guess he does. One thing I demand is respect."

	4-341 (Rev. 5-22- 7- NOULI FORM NO. 10 AV 1992 EDITION	3010-104		Mr. Felt
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то	Mr. Marshall		DATE: SEP 1 4 1973	Mr. Soyars Mr. Thompson Mr. Walters
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FROM	: P. F O'Connell			Mr. Barnes
	1			Mr. Herington Mr. Conmy
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Mr. Felt 4-341 (Rev. 5-22-73) Mr. Baker OPTIONAL FORM NO. 10 MAY 1942 EDITION GSA GEN. REG. NO. 27 Mr. Callahan Mr. Cleveland UNITED STATES GOVERNMENT Wr. Conrad Mr. Gebhardt emorandum Mr. Jenkins Mr. Marshall Mr. Miller, E.S. Mr. Sovars DATE: SEP 1 4 1973 Mr. Thompson TO Mr. Walters Tele. Room Mr. Baise .. Mr. Barnes FROM Mr. Bowers Mr. Herington Mr. Conmy -Mr. Mintz _ RICHARD B. SOBOL; ET AL SUBJECT: Mr. Eardley CR Mrs. Hogan Bulky Exhibit File Number: 44-38137-26 We are in the process of reviewing all bulky exhibits in order that we may dispose of those which serve no further purpose. Inasmuch as many of the bulky exhibits pertain to inactive cases and are occupying badly needed space, it is requested that the appropriate substantive supervisor review the above-listed bulky exhibit and render a decision as to its retention or disposition. A notation as to the decision reached may be placed on this memorandum. The memorandum should be returned to the Filing Unit of the Records Section, Room 1116, Identification Building, for filing in the case file. RECOMMENDATION: That captioned Julky exhibit be reviewed and a decision rendered as to the retention or disposition of the material. JEB: vvh Other Disposition Destroy Retain Reason for Decision Signature of Reviewing Supervisor North 9-21-72

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4-341 (Rev. 5-22-73) Mr. Felt Mr. Baker Mr. Callahan UNITED STATES GOVERNMENT Mr. Cleveland Mr. Conrad Mr. Gebhardt !emorandum dr. Jenkins Mr. Marshall Mr. Miller, E.S. DATE:SEP 1 4 1973 Mr. Soyara Mr. Thompson Mr. Walters . Tele. Room Mr. Baise FROM Mr. Barnes Mr. Bowers Mr. Herington Mr. Conmy. SUBJECT: RICHARD B. SOBOL: ET AL Mr. Mintz Mr. Eardley Mrs. Hogan Bulky Exhibit File Number: 44-38137-27 We are in the process of reviewing all bulky exhibits in order that we may dispose of those which serve no further purpose. Inasmuch as many of the bulky exhibits pertain to inactive cases and are occupying badly needed space, it is requested that the appropriate substantive supervisor review the above-listed bulky exhibit and render a decision as to its retention or disposition. A notation as to the decision reached may be placed on this memorandum. The memorandum should be returned to the Filing Unit of the Records Section, Room 1116, Identification Building, for filing in the case file. RECOMMENDATION: That captioned bulky exhibit be reviewed and a decision rendered as to the retention or disposition of the material. JEB: vvh Other Disposition Destroy Retain Reason for Decision Signature of Reviewing Supervisor 84 SEP 211973 186 SEF 21 1973

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FROM:

DIRECTOR, FEI

SAC, NEW OFLEANS (157-00) (P)

SUBJECT: RAPPLE ECUSER INTEX (SUBVERSIVE CONTROL)

Ro SAC letter 67-47, SALET.

In regards to referenced SAC letter, the followinglisted individuals are being suggested and background data substitud for the Rabble Rouser Index:

LEANDER H. PEREZ, SR.

HIL LTC

Contained herewith are the original and four copies each of separate write-ups for each of the above-suggested persons.

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RABBLE ROUSER INDEX

APPROYED.

OK PKI.

LEANDER H. PEREZ, SR.

Male

ALIASES

NAME

RACE

White

DATE & PLACE OF BIRTH

NATIONALITY

Approximately 75 years of age

American

ORGANIZATION AFFILIATION

PEREZ was formerly the District Attorney of Plaquemines and St. Bernard Parishes, Louisiana.

POSITION IN ORGANIZATION

PEREZ is presently the Assistant District Attorney in Plaquemines and St. Bernard Parishes, Louisiana.

DESCRIPTION

HEIGHT

WEIGHT

HAIR

EYES

DISTINGUISHING CHARACTERISTICS

5'8" to 5'10"

180 pounds

Grey

FBI #

OTHER IDENT #

RESIDENCE

Plaquemines Parish,

Louisiana

BUSINESS ADDRESS

Plaquemines Parish,

Louisiana

BUFILE # 157-7984

FIELD OFFICE FILE #. 157-1132

SUBMITTING OFFICE New Orleans

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PULL IMPORMATION CONTAINED





SUCCINCT RESUME OF ACTIVITIES

PEREZ was formerly the District Attorney for Plaquemines and St. Bernard Parishes, Louisiana, from 1924 until December, 1960, when he resigned in order for his son LEANDER H. PEREZ, JR., to replace him. He is now Assistant District Attorney in the same Parishes and is referred to as Plaquemines Parish's "political boss." PEREZ is a staunch segregationist who has traveled throughout Louisiana and, on occasion, outside the state of Louisiana preaching segregation.





UNITED STATES GOVERNMENT

Memorandum

TO : DIRECTOR, FBI

DATE: November 29, 1967

FROM

SAC, NEW ORIEANS (157-10204)

SUBJECT:

RABBLE ROUSER INDEX (SUBVERSIVE CONTROL)

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DATE 3/15/89 BY 50/46 THAM
DATE 3/15/89 BY 50/46 THAM

Remylet dated 8/19/67 and SAC letter 67-47 dated 8/4/67.

and whose names are included in the Rabble Rouser Index (RRI) of this office is current.

The Bureau has previously been advised that has been deleted from the RRI of the New Orleans Office.

The following names are now also deleted from the RRI of the New Orleans Office:

- (1) LEANDER H. PEREZ, SR. (has retired)
- (2) (inactive; present whereabouts unknown) and
- (3) (inactive).

All 57C



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Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

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BAC, New Orleans (187-10204)

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Director, 781 (187-7782)

HIL

RABBLE BOUSER INDEX (RACIAL INTELLIGENCE SECTION)

ME

Meference is made to your letter dated November 29, 1967.

In accordance with your recommendation the name of Leander E. Peres, Sr., has been deleted from emptioned index in view of his retirement.

been given by you; therefore, their names are not being removed at this time.

name check requests; therefore, a succinct resume of their activities together with biographic data should be submitted to the Bureau under individual captions by Docember 14, 1967. You should thereafter comply with the instructions contained in SAC Letter 67-56 (Q) dated September 12, 1967, and submit reports in the cases of property and property within 30 days.

D- 157-7984 (Peres)

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#289008

OUPLICATE YELLOW

The succinct summaries requested of New Orleans are for the National Advisory Commission on Civil Disorders.

57 DEC 191967

LEANDER H. PEREZ

1806 COMMERCE BUILDING
NEW ORLEANS, LA. 70112

January 18, 1968

Mr. J. Edgar Hoover, Director Federal Bureau of Investigation 9th Street and Pennsylvania Avenue Washington, D. C.

Dear Sir:

Would you please advise me of the total number of FBI Agents employed by your office.

Very truly yours

LEANDER II. PEREZ

Lid :mld

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 3/15/149 BY Spiag tour #289008

L. H. PEREZ AND SONS
COUNSELLORS OF CIVIL LAW
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January 25, 1968

1157-7984-a

EX-105

Mr. Leander H. Perez 1806 Commerce Building New Orleans, Louisiana 70112 ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 3/15/89 BY 2014 JUNE 1289009

Dear Mr. Perez:

Mir. Hoover received your letter dated January 18th and asked me to inform you that as of January 23, 1968, the FBI had 6,679 Special Agents.

Sincerely yours,

MAILED 12

JAMES UNSU

COMM-FBI

Helen W. Gandy Secretary

1 - New Orleans - Enclosure

NOTE: Bufiles indicate correspondent is a rabid segregationist in Plaquemines Parish, Louisiana. It is felt this acknowledgment should be made over Miss Gandy's signature and that the figure cannot be withheld from correspondent as the Director has in the past publicly testified to the number of Special Agents.

 NO 44-3425

All persons contacted were advised that investigation was being conducted at the specific request of the Assistant Attorney General, Civil Rights Division, U. S. Department of Justice, Washington, D. C.

-B*COVER PAGE

UNITED STATES DEPARTMENT OF JUS LE

Copy to:

1 - U. S. Attorney, New Orleans, Louisiana (Attention: OWEN FISS, Special Asst., Civil Rights Division, 333 St. Charles Ave.)

Report of

SA 12/21/67 Office: NEW ORLEAN

Field Office File #:

NO 44-3425

Rureau File #:

Title:

RICHARD B. SOBOL, ET AL., VERSUS LEANDER H. PEREZ, SR., ET AL.; EASTERN DISTRICT OF LOUISIANA, CIVIL ACTION NUMBER 67-243

Champion

CIVIL RIGHTS

Synopsis:

Attorneys interviewed regarding civil rights and legal representation in Plaquemines Parish, and elsewhere in Louisiana.

57C

not available

for interview to date.

-P-

DETAILS:

The following investigation was conducted by SA

AT MERAUX, LOUISIANA

PLC PLD



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